TSD File Inventory Index

Date: April 27, 2000

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Facility Name: (1) (1)	<i>t</i> '~	, (Lynelle Poal-One Feller Site)	
Facility Identification Number: 040055	<u>11/11</u> 35-2	25/2	
A.1 General Correspondence	,	B.2 Permit Docket (B.1.2)	
A.2 Part A / Interim Status	$ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \$.1 Correspondence	
.1 Correspondence	V	.2 All Other Permitting Documents (Not Part of the ARA)	
.2 Notification and Acknowledgment	ĺν	C.1 Compliance - (Inspection Reports)	V
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.4 Financial Insurance (Sudden, Non Sudden)	17.	.1 Land Disposal Restriction Notifications	Ì
.5 Change Under Interim Status Requests		.½ Import/Export Notifications	
.6 Annual and Biennial Reports		C.3 FOIA Exemptions - Non-Releasable Documents	
A.3 Groundwater Monitoring		D.1 Corrective Action/Facility Assessment	1
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.2 Reports		.2 Background Reports, Supporting Docs and Studies	
A.4 Closure/Post Closure	1/	.3 State Prelim. Investigation Memos	
.1 Correspondence		.4 RFA Reports	V
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A.5 Ambient Air Monitoring		.1 RFI Correspondence	
.1 Correspondence		.2 RFI Workplan	
.2 Reports		.3 RFI Program Reports and Oversight	
B.1 Administrative Record		.4 RFI Draft /Final Report	

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.6 RFI QAPP Correspondence	.7 Lab Data, Soil-Sampling/Groundwater
.7 Lab Data, Soil-Sampling/Groundwater	.8 Progress Reports
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.9 Interim Measures Correspondence	.1 Administrative Record 3008(h) Order
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.2 Interim Measures	.2 Reports
.3 CMS Workplan	F.1 Imagery/Special Studies (Videos, Photos, Disks, Maps, Blueprints, Drawings, and Other Not Oversized Special Materials.)
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.4 CMI Draft/Final Reports	.8 Endangered Species Act
.5 CMI QAPP	.9 Environmental Justice

Note: Transmittal Letter to Be Included with Reports.

Comments:	Dogum	ente de	o all	Treate In	individual	A	Cherge	schedule.
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A.1 Public Participation

VERIFICATION OF RECEIPT OF PUBLIC REVIEW MATERIALS

NAME OF LIBRARY CONTACT, LIBRARY AND LOCATION:

Ms. Cox, Head Librarian Circleville Public Library 165 East Main Circleville, OH 43113

FACILITY NAME, LOCATION AND ID #:

Reynolds Metals Company Reynolds Road Ashville, OH

MATERIALS RECEIVED:

Closure Plan Public notice

OHD 055352512

DATE RECEIVED/MADE AVAILABLE TO PUBLIC:

SIGNATURE OF RECEIVING PARTY: Olamac C. Cax

PLEASE RETURN (IN SELF-ADDRESSED, POSTAGE AND FEES PAID, ENVELOPE) TO:

U.S. Environmental Protection Agency
5HW-13
230 S. Dearborn Street
Chicago, IL 60604

Attention: Christine Klemme

RECEIVED

AUG 13 1984

WASTE MANAGEMENT

BRANCH

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY **REGION V**

DATE: September 17, 1984

SUBJECT: Comment Period for Reynolds Metals

Ashville, OH OHD055352512

FROM: Christine Klemme, EPA RAIU

TO: Paul DiMock

The comment period closed on September 10, 1984, for Reynolds Metals.

No public comments were received.

Received 8/16/84

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	Thomas W. Rodenfels, I											
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PUBLIC NOTICE

The United States Environmental Protection Agency (U.S. EPA) has received a certification of change in status from Reynolds Metals Company, Building Products Plant (RMCBPP), P.O. Box 12, Reynolds Road, Ashville, Ohio. The RMCBPP stored hazardous (as defined by federal law) waste in containers. This action will change the status of RMCBPP from a storage facility to a generator storing for fewer than 90 days (per 40 CFR 262.34). The status change for this facility was effected by removing hazardous waste stored for longer than 90 days and by limiting the present accumulation period to fewer than 90 days. The facility will be subject to the special provisions of 40 CFR 261.5 for small quantity generators in any calendar month if it generates less than 1000 kilograms of hazardous waste in that month.

The certification of change in status was submitted to satisfy regulations promulgated under the Resource Conservation and Recovery Act, as amended.

U.S. EPA required the certification of change in status when RMCBPP requested a change in status from a storage facility to a small quantity generator.

The certification and related background materials are available to the public at U.S. EPA, Waste Management Branch, 230 South Dearborn Street, 13th Floor, Chicago, Illinois 60604, (312) 886-3715, from 8:30 a.m. to 4:30 p.m., Monday through Friday. These materials also may be seen during business hours at the Circleville Public Library, 165 East Main, Circleville, Ohio (contact Ms. Cox, Head Librarian).

Public comments concerning the certification or this action are invited by U.S. EPA and will be accepted through September 10, 1984. Please send comments

to:

U.S. Environmental Protection Agency 230 South Dearborn Street 5HW-13 Chicago, Illinois 60604 ATTN: Christine Klemme

Woodward-Clyde

Engineering & sciences applied to the earth & its environment September 29, 1997 7E06515

Ohio EPA, DHWM 1800 Watermark Drive P.O. Box 1049 Columbus, Ohio 43216-1049

Re:

AmeriMark, Inc.

Ashville Plant, Ashville, Ohio

Transfer of Ownership

Notification of Regulated Waste Activity



DIVISION FRONT OFFICE Waste, Pesticides & Toxics Division U.S. EPA – REGION 5

To whom it may concern:

On behalf of AmeriMark, Inc. Woodward-Clyde International Americas is issuing this letter to advise that on October 1, 1997 the AmeriMark Plant located in Ashville, Ohio, EPA ID Number OHD055352512, will be sold to Owens Corning. Enclosed is EPA form 8700-12 to transfer ownership and the EPA ID Number to Owens Corning. If you have questions or require additional information, please do not hesitate to call me at (440) 349-2708.

Sincerely,

Timothy L. Whipple

Project Manager

Woodward-Clyde International-Americas

cc: David Hanahs, AmeriMark, Inc.

Andrew Prokopetz, AmeriMark, Inc.

David Crowle, Owens Corning

U.S. EPA Region V, Waste Pesticides and Toxins Division

Enclosures: EPA 8700-12 Notification Form





RECEIVED WMD RGRA
RECORD CENTER

MAY 1 4 1993

George V. Voinovich
Governor

Donald R. Schregardus Director

P.O. Box 1049, 1800 WaterMark Dr. Columbus, Ohio 43266-0149 (614) 644-3020 FAX (614) 644-2329

May 4, 1993

Reynolds Metals Company Attn: R. G. Johnson Reynolds Road Ashville, OH 43103

RE: EPA ID#: OHD055352512

LOCATION of INSTALLATION: Reynolds Rd

Ashville, OH 43103

In response to your request of March 1993 the following information has been updated:

Contact: R. G. Johnson (617)983-2571

If you have any questions, please contact Beth Barrett at (614)644-2977.

Sincerely,

Thomas E. Crepeau, Manager

Data Management Section

Division of Hazardous Waste Management

Phomas E. Crepeau

TEC/bab

cc: U.S. EPA, Region V
Ohio EPA District Office





UNITED STATES E. IRONMENTAL PROTECTION AGEN ? REGION V

111 West Jackson Blvd. CHICAGO, ILLINOIS 60604

REPLY TO ATTENTION OF: RCRA ACTIVITIES

R.F. Seip, Plant Manager Reynolds Metals Company Building Products Plant Box 12 Ashville, Ohio 43103

RE: Interim Status Acknowledgement USEPA ID No. OHD055352512 FACILITY NAME: Reynolds Metals Company, Building Products Plant

Dear Mr. Seip:

This is to acknowledge that the U.S. Environmental Protection Agency (USEPA) has completed processing your Part A Hazardous Waste Permit Application. It is the opinion of this office that the information submitted is complete and that you, as an owner or operator of a hazardous waste management facility, have met the requirements of Section 3005(e) of the Resource Conservation and Recovery Act (RCRA) for Interim Status. However, should USEPA obtain information which indicates that your application was incomplete or inaccurate, you may be requested to provide further documentation of your claim for Interim Status. Our opinion will be reevaluated on the basis of this information.

As an owner or operator of a hazardous waste management facility, you are required to comply with the interim status standards as prescribed in 40 CFR Parts 122 and 265, or with State rules and regulations in those States which have been authorized under Section 3006 of RCRA. In addition, you are reminded that operating under interim status does not relieve you from the need to comply with all applicable State and local requirements.

The printout enclosed with this letter identifies the limit(s) of the process design capacities your facility may use during the interim status period. This information was obtained from your Part A Permit application. If you wish to handle new wastes, to change processes, to increase the design capacity of existing processes, or to change ownership or operational control of the facility, you may do so only as provided in 40 CFR Sections 122.22 and 122.23.

As stated in the first paragraph of this letter, you have met the requirements of 40 CFR Part 122.23; your facility may operate under interim status until such time as a permit is issued or denied. This will be preceded by a request from this office or the State (if authorized) for Part B of your application. Please contact Arthur Kawatachi of my staff at (312) 886-7449, if you have any questions concerning this letter or the enclosure.

Sincerely yours,

Karl J. Klepitsch, Jr., Chief Waste Management Branch

Enclosure

cc: Harry V. Helton, Vice President

L.C. Tropea

80/25/00 N

FACILITY NALL

REYNOLDS METALS COMPANY BURLDING PROD PLT

EPA ID NUMBER OHD055352512

FACILITY OPERATOR

REYNOLDS METALS CO., ATTENT

FACILITY OWNER

REYNOLDS METALS CO., ATTEN:

FACILITY LOCATION

REYNOLDS ROAD

ASHVILLE

OH 43103

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Please refer to the instructions
Or Filling Notification before
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information requested here is
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Notification of Regulated Waste Activity

Date Received (For Official Use Only)

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ID - For Official Use Only IX. Description of Regulated Wastes (Additional Sheet) B. Listed Hazardous Wastes. (See 40 CFR 261.31 - 33; Use this page only if you need to list more than 12 waste codes.) 14, - 24 27 , ____35 **77. 40** 44 😘 50 🖫 -:: 61 67. 68. ----73 80 💮 _____109 1-1-115

EPA Form 8700-12 (6-80)

mitting false information, including the possibility of fine and imprisonment.

NAME & OFFICIAL TITLE (type or print)

D. C. GOLDMAN

BUSINESS UNIT MANAGER

DATE SIGNED

11-5-84

EPA Form 8700-12 (6-80) REVERSE



REYNOLDS ALUMINUM

REYNOLDS METALS COMPANY . RICHMOND, VIRGINIA 23261

November 1, 1984



CERTIFIED MAIL - RETURN RECEIPT REQUESTED

U. S. Environmental Protection Agency Region 5 Solid Waste Program 230 South Dearborn Street Chicago, Illinois 60604 WASTE MANAGEMENT BRANCH

OHD 055352512 G

Re: Subsequent Notification Form Ashville Construction Products Plant Ashville, Ohio

Dear Sir:

It has recently come to my attention that our Subsequent Notification of August 27th was not properly completed. A copy of that submittal is attached for your reference.

Specifically, Item VI was completed indicating our Ashville Plant was involved in treatment, storage or disposal activities. This is not correct. This was a typographic error.

Our Ashville Plant does generate hazardous waste, but we are not currently involved in any treatment, storage or disposal of hazardous wastes.

Please find enclosed an amended notification form which supersedes all previously submitted notification forms. Reynolds requests that the Agency update its lists, computer records, etc. of hazardous waste management facilities to reflect the information contained in the revised notification.

If you have any questions or need additional clarification, please feel free to contact me at (804) 281-2918.

Sincerely,

RECEIVED

C. R. Bent, P. E.

Environmental Engineer

NOV 1 31984

Environmental Control Department_{MD-RAIU}

EPA, REGION V

CRB/cyh

cc: Ohio Environmental Protection Agency



REYNOLDS ALUMINUM

REYNOLDS METALS COMPANY . RICHMOND, VIRGINIA 23261

August 27, 1984

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

U. S. Environmental Protection Agency Region 5 Solid Waste Program 230 South Dearborn Street Chicago, Illinois 60604

> Re: Subsequent Notification Form Ashville Construction Products Plant Ashville, Ohio

Dear Sir:

Reynolds Metals Company has reviewed the hazardous waste management regulations and amendments, promulgated by the U. S. Environmental Protection Agency (hereafter the "Agency") pursuant to the Resource Conservation and Recovery Act. Our continuing review activities and the hazardous waste activities at our Ashville Construction Products Plant have led Reynolds to the conclusion that an updated notification is necessary for our facility. While we generate hazardous wastes, we are not currently involved in the storage, treatment, transportation or disposal of hazardous wastes.

Please find enclosed an amended notification form which supersedes all previously submitted notification forms. Reynolds hereby requests that the Agency update its lists, computer records, etc. of hazardous waste management facilities to reflect the information contained in the revised notification.

If you have any questions or need additional clarification, please feel free to contact me at (804) 281-2918.

Sincerely,

C. R. Bent, P. E.

Environmental Engineer

Environmental Control Department

CRB/ych

cc: Ohio Environmental Protection Agency

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NOTIFICATION OF HAZARDOUS W	
INSTALLA- TION'S EPA I.D. NO.	Information on the label is incorrect, draw a line through it and supply the correct information in the appropriate section below. If the label is
I. STALLATION	complete and correct, leave Items I, II, and III below blank. If you did not receive a preprinted
II. MAILING ADDRESS PLACE LABEL IN TI	HIS SPACE label, complete all items. "Installation" means a single site where hazardous waste is generated treated, stored and/or disposed of, or a transporter's principal place of business. Please referance.
NO	V 1 31984 to the INSTRUCTIONS FOR FILING NOTIFICATION before completing this form. The
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FOR OFFICIAL USE ONLY	
COMMEN	TS
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INSTALLATION'S EPA I.D. NUMBER APPROVED DAT	E RECEIVED (mo., & day)
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I. NAME OF INSTALLATION	
REYNOLDS METALS COMPAN	
II. INSTALLATION MAILING ADDRESS	
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NAME AND TITLE (last, first, & job title	
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I.D. - FOR OFFICIAL USE ORLY

EPA Form 8700-12 (6-80) REVERSE

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X. CERTIFICATION			
I certify under penalty of law that I have persona attached documents, and that based on my inquiry I believe that the submitted information is true, acmitting false information, including the possibility of	of those individuals immediately curate, and complete. I am awar	v responsible for obtain	ning the information,
SIGNATURE /	NAME & OFFICIAL TITLE (type or	print)	DATE SIGNED

D. C. GOLDMAN

BUSINESS UNIT MANAGER

08-04-82

EPA Form 8700-12 (6-80) REVERSE



ACKNOWLEDGEMENT OF NOTIFICATION OF HAZARDOUS WASTE ACTIVITY (VERIFICATION)

This is to acknowledge that you have filed a Notification of Hazardous Waste Activity for the installation located at the address shown in the box below to comply with Section 3010 of the Resource Conservation and Recovery Act (RCRA). Your EPA Identification Number for that installation appears in the box below. The EPA Identification Number must be included on all shipping manifests for transporting hazardous wastes; on all Annual Reports that generators of hazardous waste, and owners and operators of hazardous waste treatment, storage and disposal facilities must file with EPA; on all applications for a Federal Hazardous Waste Permit; and other hazardous waste management reports and documents required under Subtitle C of RCRA.

EPA I.D. NUMBER	OHD055352	512	REACKNOWLE	OGEMENT
	REYNOLDS REYNOLDS ASHVILLE	ROAD	OMPANY OH	43103
INSTALLATION ADDRESS	REYNOLDS ASHVILLE	ROAD	ЮН	43103

Form Approved OMB No. 158-S79016

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I believe that the submitted information is true, accurate, and complete. I am aware that there are significant penalties for sub- mitting false information, including the possibility of fine and imprisonment.																		
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REYNOLDS ALUMINUM

REYNOLDS METALS COMPANY . RICHMOND, VIRGINIA 23261

Changed 12-10-82 mbp

August 4, 1982

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

AUG 1 7 1982

U. S. Environmental Protection Agency RCRA Activity Region 5 P. O. Box A3587 Chicago, Illinois 0690-3587

WASTE MANAGEMENT BRANCH EPA. REGION V

Re: Subsequent Notification for the Ashville Building Products Plant EPA I.D. No. OHD055352512 G
Ohio HWFAB No. 01-65-0040

Gentlemen:

Please find attached a completed subsequent notification form for our Ashville Plant. This notification reflects our current status with regard to hazardous waste activities, and is designed to supercede all previously submitted notification forms for this facility.

If you have any questions please feel free to contact me at (804) 281-2918.

Sincerely,

Charles R. Bent

Staff Environmental Engineer Environmental Control Department

CRB/ych

Ms. Debbie Unger Ohio EPA

> Mr. Thomas Crepean Ohio EPA





Re: Hazardous Waste Activity Status

U.S. EPA I.D. No. OHD055352512 G, PA-3, N

Ohio Permit No. 02-65-0040

April 1, 1985

C.R. Bent Reynolds Metals Co. Ashville Ohio Div. Richmond, Va. 23261

Dear C.R. Bent:

According to our records, your Ohio Hazardous Waste Installation & Operation Permit has expired. Prior to the expiration of that permit, you had informed and certified to the Ohio EPA that you no longer conducted hazardous waste activity for which a permit was required.

Therefore, this letter is to inform you that, based on the information you had submitted and an investigation by Agency staff, you will maintain the status of a generator only with less than 90 day storage.

You should continue to use the identification number assigned to you by the U.S. EPA for purposes of compliance with the Ohio EPA manifest, recordkeeping and reporting requirements for generators and transporters of hazardous waste as appropriate.

Should you have any questions concerning your current status, please contact the appropriate Ohio EPA District Office (see enclosed list).

Very truly yours,

Thomas E. Crepeau, Manager

Thomas & Crepean

Data Management Section

Division of Solid and Hazardous Waste Management

TEC/ds

Enclosure

cc: U.S. EPA, Region V

HWFB

D.O.

Mr. R.W. Winstead Vice President - Corporate Operations Services Reynolds Metals Company 6601 West Broad Street Richmond, Virginia 23261

> RE: Withdrawal of Part A (Storage under 90 days)

FACILITY NAME: Reynolds Metal Company

Building Products Plant

U.S. EPA ID #: OHD 055-352-512

Dear Mr. Winstead:

This is to advise you that your June 18, 1984, request for a change in status to that of a "generator accumulating waste on-site in compliance with 40 CFR 262.34," has been approved. For purposes of the Resource Conservation and Recovery Act (RCRA), the Building Products Plant is now considered a "generator of hazardous waste". As a generator, it is subject to the regulations contained in 40 CFR Part 262, and any other applicable regulations referenced therein. Since Building Products Plant is no longer considered a treatment, storage and/or disposal (TSD) facility, we are hereby rescinding our March 26, 1984, letter requesting submittal of a RCRA Part B application. We will return your RCRA Part A permit application for the Building Products Plant at your request.

Should you decide in the future to initiate storage of hazardous wastes for greater than 90 days, and such storage is consistent with your previously submitted Part A application, you must (1) resubmit the Part A application, and (2) submit a complete Part B application, together within 30 days of such initiation. The Part B application would need to contain all of the information required by 40 CFR 270.14-270.16 (formerly 40 CFR 122.25).

Should you purpose to initiate storage of hazardous waste in a manner inconsistent with your previously submitted Part A application, or to initiate the treatment or disposal of hazardous wastes, you must contact our office prior to such initiation.

Based on the specifics of the proposed changes, we will advise you whether actual issuance of a permit is prerequisite for such changes, or whether submittal of Part A and B of your application is sufficient. Failure to submit a Part A or to contact our office as mentioned above would subject you to enforcement action. RCRA provides for civil penalties up to \$25,000 per violation.

If you have questions, please contact Mr. Paul Dimock of my staff, at (312) 886-6182, for assistance.

Sincerely yours,

Karl J. Klepitsch, Jr., Chief Waste Management Branch

cc: B.C. Goldman, Plant Manager Reynolds Metals Company

> Tom Carlisle Ohio Environmental Protection Agency

bcc: Part A File

5HW-13:PDimock:PGrace:9-19-84

U MB

174/20/84 9/21/84 Quelle 4 9/21/84

INITIALS DATE Malth AUTHOR

STU #1 CHIEF CHIEF CH

Mr. R.W. Winstead Vice President - Corporate Operations Services Reynolds Metals Company 6601 West Broad Street Richmond, Virginia 23261

> RE: Withdrawal of Part A (Storage under 90 days)

FACILITY NAME: Reynolds Metal Company Building Products Plant

U.S. EPA IO #: OHD 055-352-512

Dear Mr. Winstead:

This is to advise you that through an administrative error, our letter dated July 16, 1984, approving your change in status was sent to you prematurely and is hereby rescinded.

Our regulations prescribed that your change in status be public noticed with a 30-day comment period. This requirement is being expedited by us. If there are no comments at the end of the comment period, a letter approving your change in status will be reissued.

I apologize for any inconvenience this may have caused. Sincerely yours,

Daniel J. Banaszek, Chief State Technical Unit # 2 Waste Management Branch

cc: O.C. Goldman, Plant Manager Reynolds Metals Company

> Tom Carlisle Ohio Environmental Protection Agency

bcc: Part A File

5HW-13: PDimock: PG: 8-3-84

Hr. R. W. Winstead Vice President - Corporate Operations Services Reynolds Metals Company 6601 West Broad Street Richmond, Virginia 23261

close

RE: Withdrawal of Part A
(Storage under 90 days)

FACILITY NAME: Reynolds Metal Company
Building Products Plant
U.S. EPA ID 8: OHD 056-352-512

Dear Mr. Winstead:

This is to advise you that your June 18, 1984, request for a change in status to that of a "generator accumulating waste on-site in compliance with 40 CFR 262.34," has been approved. For purposes of the Resource Conservation and Recovery Act (RCRA), the Building Products Plant is now considered a "generator of hazardous waste". As a generator, it is subject to the regulations contained in 40 CFR Part 262, and any other applicable regulations referenced therein. Since Building Products Plant is no longer considered a treatment, storage and/or disposal (TSO) facility, we are hereby rescinding our March 26, 1984, letter requesting submittal of a RCRA Part B application. We will return your RCRA Part A permit application for the Building Products Plant at your request.

Should you decide in the future to initiate storage of hazardous wastes for greater than 90 days, and such storage is consistent with your previously submitted Part A application, you must (1) resubmit the Part A application, and (2) submit a complete Part B application, together within 30 days of such initiation. The Part B application would need to contain all of the information required by 40 CFR 270.14-270.16 (formerly 40 CFR 122.25).

Should you propose to initiate storage of hazardous waste in a manner inconsistent with your previously submitted Part A application, or to initiate the treatment or disposal of hazardous wastes, you must contact our office prior to such initiation.

Based on the specifics of the proposed changes, we will advise you whether actual issuance of a permit is prerequisite for such changes, or whether submittal of Part A and B of your application is sufficient. Failure to submit a Part A or to contact our office as mentioned above would subject you to enforcement action. RCRA provides for civil penalties up to \$25,000 per violation.

If you have questions, please contact Mr. Paul Dimock of my staff, at (312) 886-6182, for assistance.

Sincerely yours,

Karl J. Klepitsch, Jr., Chief Waste Hanagement Branch

cc: 0.C. Goldman, Plant Manager Reynolds Metals Company

> Tom Carlisle Ohio Environmental Protection Agency

bcc: Part A File

5HW-13: PDimock: PG: 7-9-84

TYPIST POUTHOR ETU #1 FO U #2 STU #3 TPS WY CHIEF CHIE



REYNOLDS ALUMINUM

REYNOLDS METALS COMPANY · RICHMOND, VIRGINIA 23261

July 11, 1984

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Mr. Paul E. Dimock U. S. Environmental Protection Agency Region V 230 South Dearborn Street Chicago, Illinois 60604

Re: Ashville Building Products Plant

Ashville, Ohio

EPA I. D. Number: OHD055352512 675D, PA

Dear Mr. Dimock:

Please find attached an executed copy of the form you recently sent to me. Our Ashville Plant currently handles all hazardous wastes in accordance with 40 CFR 262.34. Wastes are not accumulated beyond the 90-day time limit.

If you have any questions or need further clarification, please feel free to contact me at (804) 281-2918.

Sincerely,

C. R. Bent, P. E.

Environmental Engineer

Environmental Control Department

CRB/ych Attachment

R. G. Johnson CC:

D. C. Goldman

L. C. Tropea

R. K. Rhinehart

RECEIVED

JUL 1 81984

WMD-RAIU EPA, REGION V



REYNOLDS ALUMINUM

REYNOLDS METALS COMPANY • RICHMOND, VIRGINIA 23261

June 18, 1984

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Thomas Crepeau State of Ohio EPA-DHMM 361 East Broad Street P. O. Box 1049 Columbus, Ohio 43216

Re: Withdrawal of Hazardous Waste

Permit Application for Reynolds Metals Company Building Products Plant Ashville, Ohio 43103

EPA ID#: OHD-055-352-512 G, TSD, PA

Dear Mr. Crepeau:

Please be advised that the Reynolds Building Products Plant is not engaged in any permitted hazardous waste activity. The plant does not treat, store or dispose of hazardous wastes nor is it involved in underground injection of hazardous wastes. The plant is only a generator of hazardous wastes.

Your Division is hereby respectfully requested to withdraw our previously submitted Part A Permit Application. Reynolds will not be submitting a Part B Permit Application.

If you have any questions or need further clarification, please feel free to contact C. R. Bent at (804) 281-2918.

Sincerely,

R. W. Winstead Vice President

Corporate Operations Services

/ych

cc: D. C. Goldman

R. G. Johnson R. K. Rhinehart

L. C. Tropea

RCRA Activities
Part B Permit Application
U. S. EPA, Region V

P. O. Box A3587

Chicago, Illinois 60609-3587

RECTVID

JUN 2 8 1984 WMD-RAIU EPA, REGION V



CERTIFICATION STATEMENT

I certify under penalty of law that I have personally examined and am familiar with the information submitted in this document and all attachments and that, based on my inquiry of those individuals immediately responsible for obtaining the information, I believe that the information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine and imprisonment.

Permit Appl. No. <u>01-65-0040</u>	Reynolds Metals Company Building Products Plant Facility Name
211/ Wristed	Vice President
Signature of Executive Officer	Title
June 18, 1984	

WHO SHOULD SIGN THE CERTIFICATION STATEMENT?

- A. For a corporation: By a principal executive officer of at least the level of vice president;
- B. For partnership or sole proprietorship: By a general partner or the proprietor, respectively; or
- C. For a municipality, State, Federal or other public facility: By either a principal executive officer or ranking elected official.

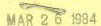
Note: Establishment of a hazardous waste facility without an effective permit is prohibited pursuant to Sections 3734.02 and 3734.11 of the Ohio Revised Code.

0427R

Date

CERTIFIED MAIL RETURN RECEIPT REQUESTED

Mr. D. C. Goldman
Plant Manager
Reynolds Metals Company
P.O. Box 12
Ashville, Ohio 43103



RE: Reynolds Metals Company

Building Products Plant

Ashville, Ohio

EPA ID#: 0HD-055-352-512

Dear Mr. Goldman:

By now you should have received an acknowledgment of our receipt of the Part A permit application material for the above-referenced hazardous waste facility under the Resource Conservation and Recovery Act (RCRA) permit program.

Accordingly, this letter constitutes the next step in the forming toward issuance or denial of an RCRA permit. Under the au 270.10, this is a formal request for submittal of Part B of the cation for the above-referenced facility.

Enclosed is a copy of 40 CFR 270 which lists the items require permit application for the facility. The Part B application m in quintuplicate and postmarked no later than October 26, 1984 number each page of the application including all attachments tions, etc.). A statement identical to the one stated in 40 C accompany the application and all additional submittals.

Send two copies to:

RCRA ACTIVITIES
Part B Permit Application
U.S. EPA, Region V
P.O. Box A3587
Chicago, Illinois 60609-3587

Send three copies

Thomas Crepeau State of Ohio EPA-361 East Broad Str P.O. Box 1049 Columbus, Ohio 43

We will coordinate review of the application with the Ohio Env Protection Agency and the Hazardous Waste Facility Approval Bo committed to conducting the RCRA permit process as efficiently Consequently, I suggest you contact Paul Dimock of my staff, a as you begin preparing your application. Mr. Dimock will be a discuss specific needs of your application or to meet with you

	P23 6913328	
0505	Paul Dimock	
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NO INSURANCE COVERAGE PROVIDED-5HW-13
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Failure to furnish the complete Part 8 permit application by the above date, and to provide in full all required information, is grounds for termination of interim status under 40 CFR 270.10.

Information you submit in the Part B permit application can be disclosed to the public, according to the Freedom of Information Act and U.S. Environmental Protection Agency (U.S. EPA) Freedom of Information regulations. If you wish, however, you may assert a claim of business confidentiality by printing the word "Confidential" on each page of the application which you believe contains confidential business information. U.S. EPA will review business confidentiality claims under regulations at 40 CFR Part 2, and will later request substantiation of any claims. Please review these rules carefully before making a claim.

If you claim parts of the application as confidential, please provide us and the State with a public information copy of the application. The public information copy must be identical to the full application with the exclusion of the confidential information.

We have also enclosed a copy of 40 CFR Part 264 which includes technical standards for the operation of treatment, storage and disposal facilities. These standards would become applicable upon issuance of an RCRA permit to the facility by U.S. EPA. Also enclosed for your use is a copy of our "Guidance For Permit Application Preparation" which should help you avoid the typical deficiencies found in previous application submittals.

We look forward to receiving your Part B permit application.

Sincerely yours,

Karl J. Klepitsch, Jr., Chief Waste Management Branch

Enclosures: 40 CFR 270

40 CFR 264

Guidance for Permit Application Preparation

cc: Tim Lawrence, OEPA Phil Scott, HWFAB

bcc: Permit Contact
Dan Banaszek

5HW-13:DBanaszek:pg:3/6/84

DATE 3684 PEN SILVER

2)B 3/23/8t Small CHILL



REYNOLDS METALS COMPANY • RICHMOND, VIRGINIA 23261

July 5, 1983

RECEIVED

JUL 8 1983

DD 11-

RECEIPT REQUESTED

CERTIFIED MAIL - RETURN RECEIPT

Mr. Thomas Crepeau Permits Ohio Environmental Protection Agency 361 East Broad Street Columbus, OH 43215 DIV. HAZARDOUS MATERIALS MANAGEMENT

Re: Supplemental Information for Revised Hazardous Waste Part A Permit Application for Ashville Construction Products Plant EPA I. D. Number OHD055352512 Ohio HWF AB No. 01-65-0040

Dear Mr. Crepeau:

In recent discussions with Ms. Kim Griffith of your staff, it has come to my attention that there is an error in my letter to you dated May 10, 1983. A copy of that letter is attached for your reference.

In paragraph (3) of that letter, I made reference to the fact that our paint waste was at various times identified as F017, F003 and D007. Unfortunately, the D007 was a typographical error and the EPA hazardous waste number D008 should have been used. As previously noted, none of our paint wastes left the Ashville Plant identified as D008. The wastes were disposed of as F017 and F003 waste, and the D008 designation was merely reflecting our interpretation of the regulatory changes that were taking place during this time.

I apologize for any confusion this error may have caused your office and trust this last bit of information will be all that is needed to make the appropriate changes to our hazardous waste Part A permit application.

If you have any additional questions, please feel free to contact me at (804) 281-2918.

Sincerely,

C. R. Bent

Environmental Engineer

Environmental Control Department

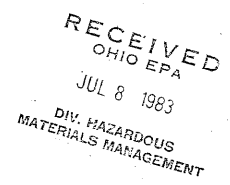


REYNOLDS METALS COMPANY . RICHMOND, VIRGINIA 23261

May 10, 1983

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

Mr. Thomas Crepeau Permits Ohio Environmental Protection Agency 361 East Broad Street Columbus, Ohio 43215



.

Re: Additional Information for Revised Hazardous Waste Part A Permit Application for Ashville Construction Products Plant EPA I. D. Number OHD055352512 Ohio HWF AB No. 01-65-0040

Dear Mr. Crepeau:

It has come to my attention that your office has raised several questions concerning our August 4, 1982, letter to your office. A copy of that letter including its attachments is attached for your review.

The following should clarify the questions raised by your office.

- (1) Your first question concerned the process description on our revised permit application. When we submitted our revised permit application on August 4th we inadvertently included a comment on page 2 of 5, Item III. This process description was part of our original submittal and should NOT have been included as part of the revised permit application. I apologize for any inconvenience or confusion this may have caused your office. A corrected copy of our revised application is attached for your records.
- Your second question concerned our rationale for removing the "S04" and "T04", i.e. wastewater treatment unit, designation from our original permit
 application. When the U. S. EPA and Ohio EPA promulgated their
 hazardous waste programs there was a certain amount of uncertainty as to
 the exact interpretation of many of those regulations. One such area of
 uncertainty was the regulatory implication of "wastewater treatment unit."
 This uncertainty resulted in Reynolds needlessly submitting a permit
 application for our wastewater treatment plant and the Ohio EPA
 erroneously issuing a permit.

Mr. Thomas Crepeau May 10, 1983 Page 2

Our wastewater treatment plant meets the definitions in 40 CFR 260.10 and Rule 3745-50-10(A)(90) as amended. Specifically; a) our wastewater treatment plant is regulated under Section 402 of the Clean Water Act, b) our wastewater treatment plant's influent is a hazardous waste, and c) our wastewater treatment plant's influent is impounded in a stationary inground lined concrete tank. Having met the requirements of a wastewater treatment unit, we are exempt from the permitting requirements pursuant to both U. S. EPA and Ohio EPA regulations.

(3) The last question concerns the EPA Hazardous Waste Number designated for our plant wastes. Originally, our paint wastes were identified as paint wastes (F017) and we notified the U. S. EPA accordingly. The U. S. EPA and Ohio EPA subsequently removed paint wastes (F017) from their list of hazardous wastes, whereupon Reynolds designated our paint wastes as containing waste solvents (F003). The plant, during this transition from F017 to F003, used, for internal purposes and only for a short time, the EPA Hazardous Waste Number of D007. In short, the waste identified as F017, D007 and F003 are, in fact, the same waste from the same process and the use of different EPA Hazardous Waste Numbers was merely reflecting regulatory changes.

I trust this fully and completely answers all your questions. If I can be of further assistance, please feel free to contact me at (804) 281-2918.

Sincerely,

C. R. Bent

Staff Environmental Engineer Environmental Control Department

CRB/ych



REYNOLDS METALS COMPANY • RICHMOND, VIRGINIA 23261

August 17, 1982

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

U. S. Environmental Protection Agency Ms. Elizabeth Utley RCRA Activity Region 5 P. O. Box A3587 Chicago, Illinois 0690-3587



AUG 23 1982

WASTE MANAGEMENT BY WELL EPA REGION N

Re: Substantiating Information for Revised Hazardous Waste Part A Permit Application for the Ashville EPA I.D. No. OHD055352512 TSD 6 PA

Ohio HWF AB No. 01-65-0040

Dear Ms. Utley:

Please find attached the following documents for your review:

Our original Hazardous Waste Part A Permit Application and cover letter. Please note that the cover letter eluded to the confusion surrounding the new RCRA regulations. Also note that the cover letter was to be made a part of our permit application.

The surface impoundments identified in this application should have been identified as tanks. As noted below, these tanks are part of a wastewater treatment unit and as such, should not have been part of our original permit application.

- Ohio EPA's inspection followup letter dated June 18, 1982. Please note that Ohio EPA was, after inspecting our facility, in agreement with the appropriateness of applying the "wastewater treatment unit" definition to our operation. Ohio EPA even went as far as suggesting changes to our revised permit application.
- (3) Our revised Hazardous Waste Part A Permit Application and cover letter. I apoligize for any confusion the omission of the cover letter caused your office.



Reynolds, in conjunction with the U. S. EPA, Washington, D. C., and the Ohio EPA have closely and carefully scrutinized the applicability of the wastewater treatment unit definition pursuant to 40 CFR 260.10. We believe the applicability of this definition to our operation clearly exempts us from permitting requirements pursuant to 40 CFR 264.1(b)(6). Our revised hazardous waste Part A permit application, of course, reflects those regulatory requirements.

Please advise if I can be of further assistance, or if I can provide additional clarification. My telephone number is (804) 281-2918.

Sincerely,

C. R. Bent

Staff Environmental Engineer Environmental Control Department

CRB/ych

Attachments

cc: Mr. Thomas Crepean Ohio EPA

> Ms. Debbie Unger Ohio EPA



ALUMINUM REYNOLDS

REYNOLDS METALS COMPANY . RICHMOND, VIRGINIA 23261

1981 September 25

CERTIFIED MAIL RETURN RECEIPT REQUESTED

Mr. James F. McAvoy, Director Ohio Environmental Protection Agency Box 1049 361 E. Broad Street Columbus, Ohio 43216

OCT -1 19

WASTE MANAGERENT BRANCH EPA, REGION V

Re: Delegation of Authority to Execute and Submit Reports

Dear Mr. McAvoy:

Various permits issued or to be issued to Reynolds Metals Company under State and Federal environmental regulations require that monitoring reports be submitted by the Company to various State agencies and/or the U. S. Environmental Protection Agency. Pursuant to the Ohio NPDES Permit Regulations and Title 40 of the Code of Federal Regulations, Part 122.6, these reports must be signed by a principal executive officer of the Company of vice presidential level of above, or by an individual or position authorized by such an officer. A recent change in operational titles at our Ashville Building Products Plant requires us to notify you that the Plant Manager's title has been changed to Business Unit Manager. This letter, therefore, serves as delegation of authority and responsibility to the individual occupying the following position to sign and submit such reports for his facility and to affirm that the information contained in them is true, complete and accurate:

> Business Unit Manager Ashville Building Products Plant Reynolds Metals Company P. O. Box 12 Ashville, Ohio 43103 (614) 983-2571

This authorization supersedes all previous authorizations granted relative to this facility. A copy of this authorization is being sent to the Regional Administrator, EPA Region V.

Very truly yours,

Temple N. Brown Vice President

Corporate Operations Services

Temple M. Brown

D. C. Goldman - RMCo

Regional Administrators U. S. EPA Region V 230 South Dearborn Street Chicago, Illinois 60604



REYNOLDS METALS COMPANY . RICHMOND, VIRGINIA 23261

August 4, 1982

CERTIFIED MAIL - RETURN RECEIPT REQUESTED

U. S. Environmental Protection Agency RCRA Activity Region 5 P. O. Box A3587 Chicago, Illinois 0690-3587

AUG 91982

WASTE MANAGEMENT BRANCH EPA REGION V

Re: Revised Hazardous Waste Part A

Permit Application for the

Ashville Building Products Plant EPA I.D. No. OHD055352512

Ohio HWF AB No. 01-65-0040

Gentlemen:

Please find attached a photocopy of our cover letter to the Ohio Environmental Protection Agency and a revised Part A hazardous waste permit application for our Ashville Plant.

This revised permit application is designed to supercede all previously submitted Part A permit applications for this facility.

If you have any questions or need further clarification please feel free to contact me at (804) 281-2918.

Sincerely,

Charles R. Bent

Staff Environmental Engineer

Environmental Control Department

CRB/ych

cc: Ms. Debbie Unger Ohio EPA

> Mr. Thomas Crepean Ohio EPA



STATE OF OHIO

HAZARDOUS WASTE FACILITY APPROVAL BOARD

In the Matter of:

Reynolds Metals Company Building Products Plant Box 12 Ashville, OH 43103 WASTE MANAGEMENT

RANCE

Permit No. 01-65-0040

Applicant/Permittee

The operator of the belowreferenced hazardous waste facility

Reynolds Metals Company Reynolds Road Ashville, Ohio 43103 HAZARADOUS WASTE FACILITY
APPROVAL BOARD

NOV 25 1981

ENTERED BOARD'S JOURNAL

Facility

Pursuant to Section 3734.05(D) of the Revised Code, The Hazardous Waste Facility Approval Board (Board) makes the following Findings and Conclusions and issues a Hazardous Waste Facility Installation and Operation Permit (Permit)

FINDINGS AND CONCLUSIONS

- The Applicant has submitted to the Board a completed permit application, stating the facility was in operation immediately prior to October 9, 1980, and has paid the required permit fee.
- 2. The Ohio Environmental Protection Agency (Agency) and/or the United States Environmental Protection Agency has inspected the facility and has prepared an Interim Status Standards Survey (survey).
- All public comments timely received have been reviewed, evaluated and considered by the Board and the Agency for their relevancy and materiality.
- 4. The Agency has reviewed and considered the information on the permit application, the results of the survey, the public comments, and other pertinent material and has concluded that the facility was in substantial compliance, as determined by the Director of Environmental Protection, with applicable statutes and rules in effect immediately prior to October 9, 1980.

- 5. The Agency has informed the Applicant of the requirements of applicable hazardous waste rules of which it was not in compliance.
- 6. The Agency has recommended to the Board that a permit be issued to the facility.
- 7. Review and consideration of the information on the permit application, the results of the survey, the public comments, recommendations and comments by the Agency, and other pertinent material regarding the Applicant and the facility is sufficient to determine whether the facility meets the requirements for permit issuance set forth in Section 3734.05(D) of the Revised Code.
 - 8. The staff of the Board has reviewed and considered the information on the permit application, the results of the survey, the public comments, the recommendation and comments by the Agency, and other pertinent material regarding the Applicant and the facility and has recommended to the Board that a permit be issued.
- 9. Pursuant to Resolution No. 26 -81, passedSeptember 9, 1981, the Board found that the facility:
 - a. Was in operation immediately prior to October 9, 1980.
 - b. Was in substantial compliance, as determined by the Director of Environmental Protection, with applicable statutes and rules in effect immediately prior to October 9, 1980,
 - c. Submitted a completed permit application, and
 - d. Has demonstrated to the Board that its operation after October 9, 1980 will comply with applicable performance standards adopted by the Director of Environmental Protection pursuant to division (D) of Section 3734.12 of the Revised Code.
- 10. Pursuant to such Resolution, the Board resolved and approved that a permit be issued with such standard terms and conditions set forth in the document entitled "Terms and Conditions" attached to the Resolution and such special terms and conditions as were approved by the Board.
- 11. The terms and conditions referenced in Finding Number 10 above, are attached hereto and incorporated herein.
- 12. Resolution No. 21-81, passed on August 26, 1981 and entered into the Journal of the Board on September 1, 1981, authorizes the Coordinator of the Board to:

HAZARADOUS WASTE FACILITY
APPROVAL BOARD

NOV 25 1981

ENTERED BOARD'S JOURNAL

- a. Authorize the staff of the Board to issue to the facilities the Hazardous Waste Facility Installation and Operation Permits approved for issuance by resolution of the Board, and
- b. Have signing authority indicating that such action has been approved by the Board.

NOW THEREFORE, A HAZARDOUS WASTE FACILITY INSTALLATION AND OPERATION PERMIT IS ISSUED TO THE Applicant for the facility, subject to the Terms and Conditions attached hereto and incorporated herein.

FOR THE BOARD, BY ORDER OF THE BOARD

Entered into the Journal of the Board on 100. 25, 1981 by

Madeline Samson

HAZARADOUS WASTE FACILITY APPROVAL BOARD

NOV 25 1981

ENTERED BOARD'S JOURNAL

SKIP REYNOLDS METALS COMPANY BUILDING PRODUCTS PLANT

15 15 - 25 35

IV. FACILITY CONTACT

A. NAME & TITLE (last, first, & title)

D. C. GOLDMAN, PLANT MANAGER

614 983 2571

V. FACILITY MAILING ADDRESS

A. STREET OR P.O. BOX

BOX 12

B. CITY OR TOWN C.STATE D. ZIP CODE OH 4310'3

VI. FACILITY LOCATION

ASHVILLE

ASHVILLE

6

A. STREET, ROUTE NO. OR OTHER SPECIFIC IDENTIFIER

5 REYNOLDS ROAD

B. COUNTY NAME
PICKAWAY

WASTE MANAGEMENT BRANCH EPA REGION V

DECEIATE

AUG 9 1982

C. CITY OR TOWN

D. STATE E. ZIP CODE F. COUNTY CODE (If known)

OH 43103

EPA Form 3510-1 (6-80)
*Form 2C has been submitted inaccordance with NPDES permitting regulations.

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REYNOLDS METALS COMPANY, ATTN:	L. C. TROPE	A		' ⊜owner?			
) n				K∐YES ∐NO			
C. STATUS OF OPERATOR (Enter the appropriate letter into the F = FEDERAL M = PUBLIC (other than federal or state) S = STATE O = OTHER (specify) P = PRIVATE	e answer box; if "Other P (specify)	". spe cify.)	5. PHON 804	E (area code & no.) 281 3871'			
601 WEST BROAD STREET							
F. CITY OR TOWN	G.STAT	H. ZIP CODE	IX. INDIAN LAND	>			
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Attach to this application a topographic map of the area extend the outline of the facility, the location of each of its existing treatment, storage, or disposal facilities, and each well where water bodies in the map area. See instructions for precise require the interest of the map area of a brief description. Operations consist of resident of aluminum and extruding aluminum activities.	and proposed intake it injects fluids unde ements. tial and cor	and discharge ground. Include the second sec	structures, each of	its hazardous wasters and other surface			
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	12773						
XIII. CERTIFICATION (see instructions)		et i malamatan jeri i					
I certify under penalty of law that I have personally examined attachments and that, based on my inquiry of those persons application, I believe that the information is true, accurate and false information, including the possibility of fine and imprisonal false.	i immediately respon d complete. I am avi	reible for obtain	ring the informat	ing contained in the			
T N Prown Vice Progradent	GNATURE		c	DATE SIGNED			
Corporate Operations Services	emple "	. Bron	~	8-3- 8 2			
COMMENTS FOR OFFICIAL USE ONLY	7						
A Form 3510-1 (6-80) REVERSE	walka da a ka						

REYNOLDS METALS COMPANY BUILDING PRODUCTS PLANT ASHVILLE, OHIO OH D055352512

Form 1, Item X

_ Existing Environmental Permits

E. Other

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s two storage tanks, one tank can hold 200 gallons and the other can hold 400 gallons. The facility also has an incinerator that can burn up to 20 gallons per hour.

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Ш	PROCESSES	(continued)

- C. SPACE FOR ADDITIONAL PROCESS CODES OR FOR DESCRIBING OTHER PROCESSES ($code\ ``T04"$). FOR EACH PROCESS ENTERED HERE INCLUDE DESIGN CAPACITY.
 - TO4: Treatment of conversion coating process water through the reduction of soluble hexavalent chromium and the precipitation of trivalent chromium as a sludge. There are no cyanides associated with the generation or treatment of our conversion coating process water.

IV. DESCRIPTION OF HAZARDOUS WASTES

- A. EPA HAZARDOUS WASTE NUMBER Enter the four—digit number from 40 CFR, Subpart D for each listed hazardous waste you will handle. If you handle hazardous wastes which are not listed in 40 CFR, Subpart D, enter the four—digit number(s) from 40 CFR, Subpart C that describes the characteristics and/or the toxic contaminants of those hazardous wastes.
- B. ESTIMATED ANNUAL QUANTITY For each listed waste entered in column A estimate the quantity of that waste that will be handled on an annual basis. For each characteristic or toxic contaminant entered in column A estimate the total annual quantity of all the non-listed waste(s) that will be handled which possess that characteristic or contaminant.
- C. UNIT OF MEASURE For each quantity entered in column B enter the unit of measure code. Units of measure which must be used and the appropriate codes are:

ENGLISH UNIT OF MEASURE	CODE	METRIC UNIT OF MEASURE	CODE
POUNDS		KILOGRAMS	
TONS. , . ,	· · · · · · · · · · · · · · · · · · ·	METRIC TONS	

If facility records use any other unit of measure for quantity, the units of measure must be converted into one of the required units of measure taking into account the appropriate density or specific gravity of the waste.

D. PROCESSES

- 1. PROCESS CODES:
 - For listed hazardous waste: For each listed hazardous waste entered in column A select the code/s/ from the list of process codes contained in Item III to indicate how the waste will be stored, treated, and/or disposed of at the facility.
 - For non-listed hazardous wastes: For each characteristic or toxic contaminant entered in column A, select the code/s/ from the list of process codes contained in Item III to indicate all the processes that will be used to store, treat, and/or dispose of all the non-listed hazardous wastes that possess that characteristic or toxic contaminant.

Note: Four spaces are provided for entering process codes. If more are needed: (1) Enter the first three as described above; (2) Enter "000" in the extreme right box of Item IV-D(1); and (3) Enter in the space provided on page 4, the line number and the additional code(s).

2. PROCESS DESCRIPTION: If a code is not listed for a process that will be used, describe the process in the space provided on the form.

NOTE: HAZARDOUS WASTES DESCRIBED BY MORE THAN ONE EPA HAZARDOUS WASTE NUMBER — Hazardous wastes that can be described by more than one EPA Hazardous Waste Number shall be described on the form as follows:

- 1. Select one of the EPA Hazardous Waste Numbers and enter it in column A. On the same line complete columns B,C, and D by estimating the total annual quantity of the waste and describing all the processes to be used to treat, store, and/or dispose of the waste.
- In column A of the next line enter the other EPA Hazardous Waste Number that can be used to describe the waste. In column D(2) on that line enter
 "included with above" and make no other entries on that line.
- 3. Repeat step 2 for each other EPA Hazardous Waste Number that can be used to describe the hazardous waste.

EXAMPLE FOR COMPLETING ITEM IV (shown in line numbers X-1, X-2, X-3, and X-4 below) — A facility will treat and dispose of an estimated 900 pounds per year of chrome shavings from leather tanning and finishing operation. In addition, the facility will treat and dispose of three non—listed wastes. Two wastes are corrosive only and there will be an estimated 200 pounds per year of each waste. The other waste is corrosive and ignitable and there will be an estimated 100 pounds per year of that waste. Treatment will be in an incinerator and disposal will be in a landfill.

ra .	A. EPA HAZARD. B. ESTIMATED ANNUAL						C.UNI										D. PROCESSES					
NO N	WASTENC			ΈÏ	O	B. ESTIMATED ANNUAL QUANTITY OF WASTE	SURE (enter code)			1. PROCESS CODES (enter)									ES			2. PROCESS DESCRIPTION (if a code is not entered in D(1))
X-1	ŀ		0	5	4	900		P		T	0	3	1	D	8	0	1	<u></u>		ı		
X-2	Z)	0	0	2	400		P		T	1	3	, 1	D^{T}	8 8	0	1	7		1	Т	
X-3	L		0	0	1	100		P		T	0	3	1	ם'	8	0	. 1		i	1	<u> </u>	
X-4	1		0	0	2						1	1	T	T	1		1			Т	1	included with above

Secondary 200	Ph	oto	cop	y th	is page before completing if y	av	e m	ore	tha	n 20	S yv	as tes	to l	ist				Form Approved OMB No. 158-\$80004
ψ̈́o	1	T			BER (enter from page 1) 5 3 5 2 5 1 2 1			\	w W]				····	U P		L USE	T/A C D U P
IV.	la i	A. E	EP/ AR	D.	DN OF HAZARDOUS WAS	0	(CO.	IIT EA	nue	2 (d)				•	-			D. PROCESSES
NO.	(e) 23	nter	co	de)	QUANTITY OF WASTE		(enticode	er 2)	22				(e	enter	,COD			2. PROCESS DESCRIPTION (if a code is not entered in $D(1)$)
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submitted information is true, accurate, and complete. I am aware that there are significant penalties for submitting false information,

B. SIGNATURE

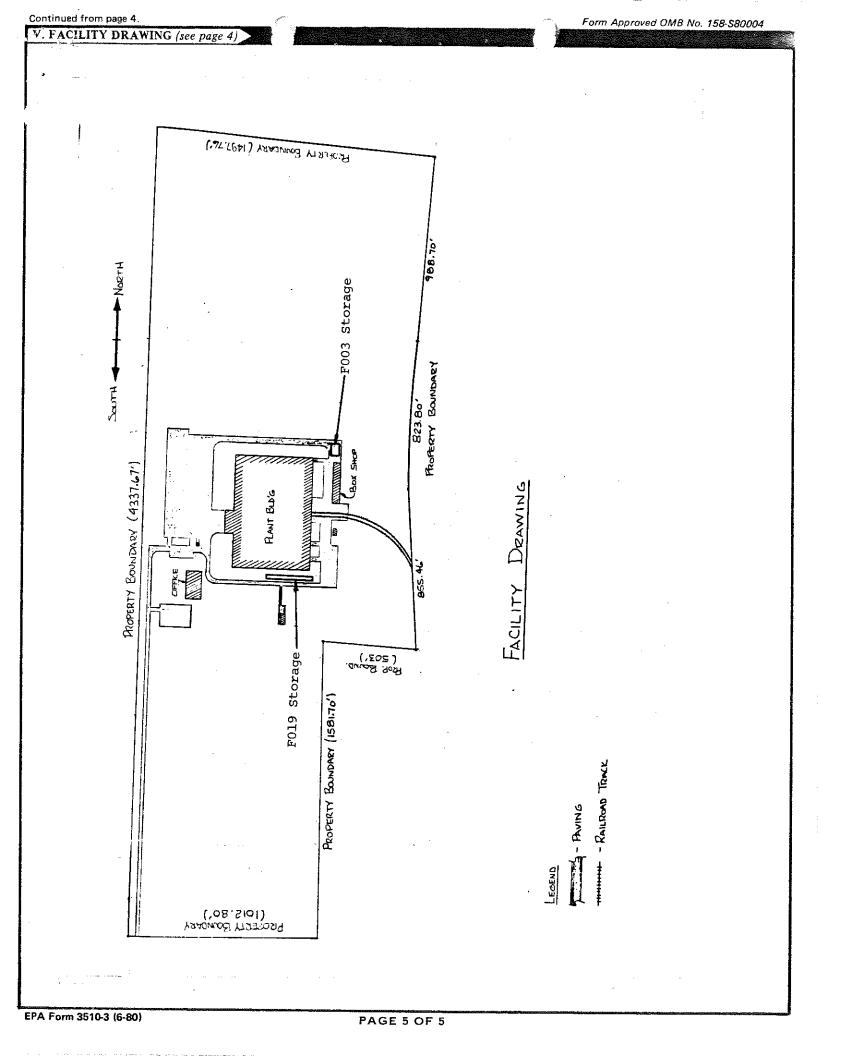
PA Form 3510-3 (6-80)

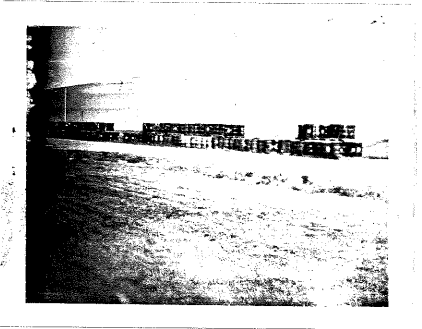
A. NAME (print or type)

including the possibility of fine and imprisonment.

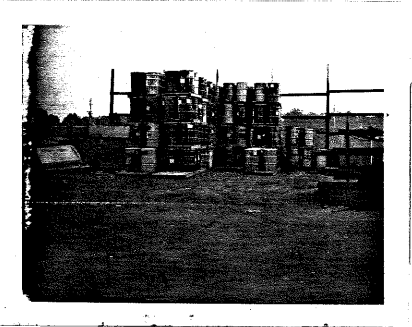
PAGE 4 OF 5 CONTINUE ON PAGE 5

C. DATE SIGNED

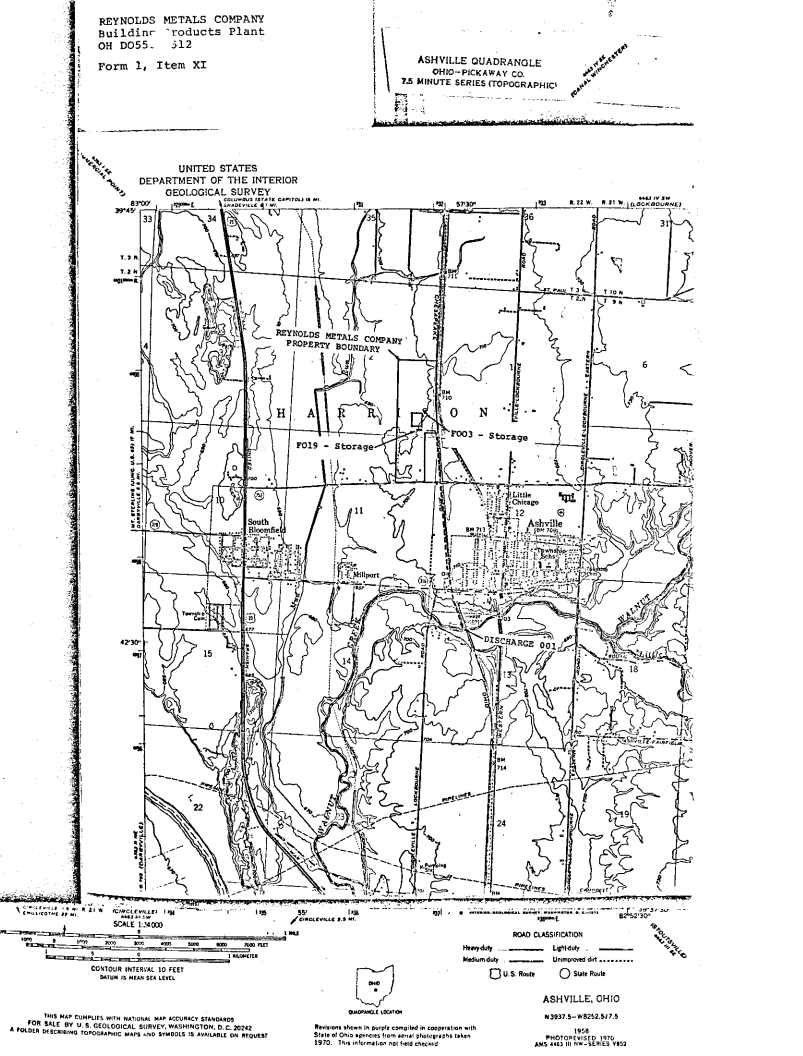




REYNOLDS METALS COMPANY BUILDING PRODUCTS PLANT ASHVILLE, OHIO OH DO55352512 7/13/82 FO19 Storage



REYNOLDS METALS COMPANY
BUILDING PRODUCTS PLANT
ASHVILLE, OHIO
OH DO55352512
FO03 Storage
7/13/82



Please print or type in the unshaded areas only (fill—n areas are spaced for elite type, i.e., 12 characters/inch)	l			Form Approved OMB No. 15	8-R0	75	66 X
FURIN				ATION STATE OF THE PARTY OF THE	Adla		T/ALC
Con	nsolic	lated	Permits Pr	rogram F O H D 0 5 5 3 5			2 3 D
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EPA I.D. NUMBER	1	/		If a preprinted label has be it in the designated space. F ation carefully; if any of it	Review	v the	inform-
III. FACILITY NAME	1	1	11	through it and enter the cappropriate fill—in area belothe preprinted data is abser	w. A	lso, if	f any of
V. MAILING ADDRESS PLA	CĘ	LAI	BEL IN	THIS SPACE left of the label space list that should appear), please proper fill—in area(s) below complete and correct, you	prov v. If	info	mation t in the label is
FACILITY	/	/		Items I, III, V, and VI (semust be completed regards items if no label has been	xcept less).	VI-E	3 which plete all
VI. LOCATION	/	/		the instructions for detail tions and for the legal au which this data is collected,	led i	tem	descrip-
II. POLLUTANT CHARACTERISTICS	1						
	heth	er voi	u need to	submit any permit application forms to the EPA. If you answ	ver "\	es" t	o anv
questions, you must submit this form and the supplement if the supplemental form is attached. If you answer "no"	tal fo	rm lis ach q	sted in the uestion, y	e parenthesis following the question. Mark "X" in the box in ou need not submit any of these forms. You may answer "no o, Section D of the instructions for definitions of bold-faced	the th " if yo	ird co our ac	olumn
SPECIFIC QUESTIONS		MAR	K'X'	Processing Comments of the Comment o		MAR	K'X'
	YES	NO	ATTACHED	B. Does or will this facility (either existing or proposed)	YES	NO	ATTACHED
A. Is this facility a publicly owned treatment works which results in a discharge to waters of the U.S.? (FORM 2A)		Х		include a concentrated animal feeding operation or aquatic animal production facility which results in a discharge to waters of the U.S.? (FORM 2B)		х	S 3 3
C. Is this a facility which currently results in discharges to waters of the U.S. other than those described in	16 X	17	*	D. Is this a proposed facility (other than those described in A or B above) which will result in a discharge to	19	20 X	21
A or B above? (FORM 2C)	22	23	24	waters of the U.S.? (FORM 2D) F. Do you or will you inject at this facility industrial or	25	26	27
E. Does or will this facility treat, store, or dispose of hazardous wastes? (FORM 3)	X		x	municipal effluent below the lowermost stratum containing, within one quarter mile of the well bore, underground sources of drinking water? (FORM 4)	1	Х	
G. Do you or will you inject at this facility any produced		29	30	H. Do you or will you inject at this facility fluids for spe-	31	32	33
water or other fluids which are brought to the surface in connection with conventional oil or natural gas pro- duction, inject fluids used for enhanced recovery of				cial processes such as mining of sulfur by the Frasch process, solution mining of minerals, in situ combustion of fossil fuel, or recovery of geothermal energy?		v	
oil or natural gas, or inject fluids for storage of liquid hydrocarbons? (FORM 4)	34	X 35	36	(FORM 4)	37	X 38	39
 Is this facility a proposed stationary source which is one of the 28 industrial categories listed in the in- structions and which will potentially emit 100 tons 				J. Is this facility a proposed stationary source which is NOT one of the 28 industrial categories listed in the instructions and which will potentially emit 250 tons			
per year of any air pollutant regulated under the Clean Air Act and may affect or be located in an		Х		per year of any air pollutant regulated under the Clean Air Act and may affect or be located in an attainment area? (FORM 5)		Х	N N
attainment area? (FORM 5)	40				43	44	45
1 SKIPREYNOLDS METALS	CC	M.	PAN	Y, BUILDING PRODUCTS PLT.			
IV. FACILITY CONTACT					69		
A. NAME & TITLE (last, fi				B. PHONE (area code & no.)			
2 R. F. SEIP, PLANT MAN	A	E	R	6 1 4 9 8 3 2 5 7 3			
V. FACILITY MAILING ADDRESS							
A. STREET OR P.O. 3 B O X 1 2							
B. CITY OR TOWN			1	C.STATE D. ZIP CODE			
4 ASHVILLE				Ο H 4 3 1 Ø 3			
VI. FACILITY LOCATION				STATE OF STA			
A. STREET, ROUTE NO. OR OTHER				IER			
5 REYNOLDS ROAD				45			
PICKAWAY	T 1		TII				
46 C. CITY OR TOWN				D.STATE E. ZIP CODE F. COUNTY CODE (if known)			
6 ASHVILLE				OH 43103 129			
EPA Form 3510-1 (6-80) N111/ 1 0 1981		LT		40 41 42 47 - 51 52 - 54 CONT	INUE	ONI	REVERSI

CONTINUED FROM THE FRONT			
VII. SIC CODES (4-digit, in order of priority)	DETERMINED ASSESSMENT		
A. FIRST *		B. SECOND	
7 3 4 4 4 (Specify) Sheet Metal Work	7 3 3 5 4 (specify) Alumin	um Extruded Products	
C. THIRD		D. FOURTH	
7 3 4 7 9 Allied Services, N.E.C.	7 (specify)		
VIII. OPERATOR INFORMATION			
A. NA	ME	B. Is the name I	
8 REYNOLDS METALS COMPA	NY, ATTN: L.C.	ROPEA WWW.	7 110
15 16	-	X YES C	1 NO
C. STATUS OF OPERATOR (Enter the appropriate letter into	the answer box; if "Other", specify.)	D. PHONE (area code & no.)	
F = FEDERAL M = PUBLIC (other than federal or state) S = STATE O = OTHER (specify) P = PRIVATE	P (specify)	A 8 0 4 2 8 1 3 8 7	7 1
E. STREET OR P.O. BOX	CONTRACTOR CHARACTER		
6 6 0 1 WEST BROAD STREET	55		
F. CITY OR TOWN	G.STATE H. ZIP CO	DE IX. INDIAN LAND	
BRICHMOND	V A 2 3 2 6	Is the facility located on Indian lands?	
		YES X NO	
X, EXISTING ENVIRONMENTAL PERMITS	40 41 42 47 -	51	
	Emissions from Proposed Sources)		
15 16 17 18 - 30 15 16 17 18	- 30		
B. UIC (Underground Injection of Fluids)	E. OTHER (specify)	specify)	
9 U 9 9	1	See Attachment A	
15 16 17 18 - 30 15 16 17 18 C. RCRA (Hazardous Wastes)	E. OTHER (specify)	CONTRACTOR STATE OF THE CONTRACTOR OF THE	
9 R 9	, , , , , , , , , , , , , , , , , , , 	pecify)	
15 16 17 10 - 30 15 16 17 18 XI. MAP	- 30		
Attach to this application a topographic map of the area ext the outline of the facility, the location of each of its existin treatment, storage, or disposal facilities, and each well when	ng and proposed intake and discha	ge structures, each of its hazardous was	ste
water bodies in the map area. See instructions for precise requ	uirements. F9 A	50	9.7/100
XII. NATURE OF BUSINESS (provide a brief description)	等或是多量等可能對於過程		
#			
Operations consist of res	idential and commercial	siding, roll forming of	
aluminum and extruding all			13
activities.	F	9/51	
	96	737	
*= *			
XIII. CERTIFICATION (see instructions)		经上等和各种性的特殊的	
I certify under penalty of law that I have personally examinattachments and that, based on my inquiry of those personapplication, I believe that the information is true, accurate false information, including the possibility of fine and impris	ons immediately responsible for o and complete. I am aware that th	btaining the information contained in	the
A. NAME & OFFICIAL TITLE (type or print) Harry V. Helton, Vice President	. SIGNATURE	C. DATE SIGNED	1
Corporate Operations Services	Lange Letts	1980 Nov. 17	
COMMENTS FOR OFFICIAL USE ONLY			T. L. ST
C			
15 16		STATE OF A STATE OF THE STATE O	AVA S

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III. PROCESSES (continued)

- C. SPACE FOR ADDITIONAL PROCESS CODES CR FOR DESCRIBING OTHER PROCESSES (code "TU4"). FOR EACH PROCESS ENTERED HERE INCLUDE DESIGN CAPACITY.
 - Treatment of conversion coating process water through the reduction of soluble TO4: hexavalent chromium and the precipitation of trivalent chromium as a sludge. There are no cyanides associated with the generation or treatment of our conversion coating process water.

IV. DESCRIPTION OF HAZARDOUS WASTES

- A. EPA HAZARDOUS WASTE NUMBER Enter the four-digit number from 40 CFR, Subpart D for each listed hazardous waste you will handle. If you handle hazardous wastes which are not listed in 40 CFR, Subpart D, enter the four-digit number(s) from 40 CFR, Subpart C that describes the characteristics and/or the toxic contaminants of those hazardous wastes.
- ESTIMATED ANNUAL QUANTITY For each listed waste entered in column A estimate the quantity of that waste that will be handled on an annual basis. For each characteristic or toxic contaminant entered in column A estimate the total annual quantity of all the non-listed waste(s) that will be handled which possess that characteristic or contaminant.
- C. UNIT OF MEASURE For each quantity entered in column B enter the unit of measure code. Units of measure which must be used and the appropriate codes are:

ENGLISH UNIT OF MEASURE CODE	METRIC UNIT OF MEASURE CODE
POUNDSP	KILOGRAMSK
TONS	METRIC TONS,

If facility records use any other unit of measure for quantity, the units of measure must be converted into one of the required units of measure taking into account the appropriate density or specific gravity of the waste.

D. PROCESSES

PROCESS CODES:

For listed hazardous waste: For each listed hazardous waste entered in column A select the code(s) from the list of process codes contained in Item III

to indicate how the waste will be stored, treated, and/or disposed of at the facility.

For non-listed hazardous wastes: For each characteristic or toxic contaminant entered in column A, select the code(s) from the list of process codes contained in Item III to indicate all the processes that will be used to store, treat, and/or dispose of all the non-listed hazardous wastes that possess that characteristic or toxic contaminant.

Note: Four spaces are provided for entering process codes. If more are needed: (1) Enter the first three as described above; (2) Enter "000" in the extreme right box of Item IV-D(1); and (3) Enter in the space provided on page 4, the line number and the additional code(s).

2. PROCESS DESCRIPTION: If a code is not listed for a process that will be used, describe the process in the space provided on the form.

NOTE: HAZARDOUS WASTES DESCRIBED BY MORE THAN ONE EPA HAZARDOUS WASTE NUMBER - Hazardous wastes that can be described by more than one EPA Hazardous Waste Number shall be described on the form as follows:

- 1. Select one of the EPA Hazardous Waste Numbers and enter it in column A. On the same line complete columns B.C, and D by estimating the total annual quantity of the waste and describing all the processes to be used to treat, store, and/or dispose of the waste.

 In column A of the next line enter the other EPA Hazardous Waste Number that can be used to describe the waste. In column D(2) on that line enter
- 'included with above" and make no other entries on that line.
- 3. Repeat step 2 for each other EPA Hazardous Waste Number that can be used to describe the hazardous waste.

EXAMPLE FOR COMPLETING ITEM IV (shown in line numbers X-1, X-2, X-3, and X-4 below) - A facility will treat and dispose of an estimated 900 pounds per year of chrome shavings from leather tanning and finishing operation. In addition, the facility will treat and dispose of three non-listed wastes. Two wastes are corrosive only and there will be an estimated 200 pounds per year of each waste. The other waste is corrosive and ignitable and there will be an estimated 100 pounds per year of that waste. Treatment will be in an incinerator and disposal will be in a landfill.

			A. EPA		LETTER LIBERTY STATES		C. UNIT		D. PROCESSES									
LINE NO.	VV.	45	TE r co	OP	B. ESTIMATED ANNUAL QUANTITY OF WASTE	S	MEA URE enter ode)	1. PROCESS CODES (enter)										2. PROCESS DESCRIPTION (if a code is not entered in D(1))
X-1	K	0	5	4	900		P	T	0	3	L) {	8	0				
X-2	D	0	0	2	400		P	T	0	3	L) {	8	0				
X-3	D	0	0	1	100		P	T	0	3	L) {	8	0				
X-4	D	0	0	2							To be to be	-						included with above

ave more than 26 wastes to list.

Form Approved OMB No. 158-S80004

SI	Н			5		/	1		\$ W		DUP	AL USE C	7/A E DUP		
Contract Sections	V. DESCRIPTION OF HAZARDOUS WASTES (continued) A. EPA HAZARD. B. ESTIMATED ANNUAL SURE SURE SURE A PROCESSES A PROCESSES A PROCESSES A PROCESSES A PROCESSES A PROCESSES A PROCESSES A PROCESSES A PROCESSES A PROCESSES A PROCESSES A PROCESSES PROCEDUATION A PROCESSE PROCEDUATION A PROCES														
LINE NO.	WA	ZI	EN	D.	B. ESTIMATED ANNUAL QUANTITY OF WASTE	OF S	MEA URE inter ode)	A-	1. PROCESS CODES (enter)				2. PROCESS DESCRIPTION (if a code is not entered in D(1))		
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2	F	ф	-	9	500 o pd		T		s Ø 1	Τ γ -	1 1	1 1	· · · · · · · · · · · · · · · · · · ·		
3		ф		7	6 \$ 6\$ \$\$		T		1 1	1 1	1 1	1 1	* 4) g * 1		
4	-	Ψ.					_		s 1	1 1	1 1	1 1			
5					re-				1 1	1 1	1 1	1 1	3		
6					-				1 1	i	7 1	1 1			
7										TI	1 1	1 1	n n		
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9					The state of the s				- - - -						
10					s 8				T L	1 1	1	1	e de la companya de l		
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16					7				1 1	1 1	-		5 E		
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26	23			26	27 - 39		36		27 - 29	27 - 29	27 - 29	27 - 29			

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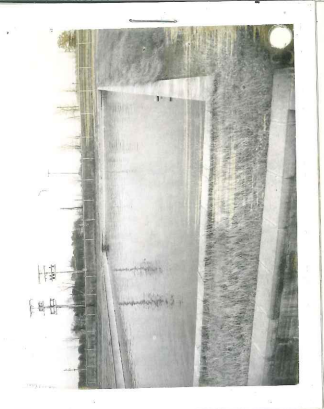
ATTACHMENT A

Form 1, Item X

Existing Environmental Permits

E. Other

Ohio	EPA	\$165\$\$\$\$45	B 00 1
71		0165pp0045	BQ 02
11		\$165\$\$\$\$\$ \$	BQ03
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n		0165000045	B005
11	11.59	0165000045	ВФФ7
H		0165000045	BØ10
71		0165000045	B 0 11
11	68 F	0165000045	P001
11		0165000045	P002
11		0165000045	PØØ3
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REYNOLDS METALS COMPANY . RICHMOND, VIRGINIA 23261

1980 November 18

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

EPA Region V RCRA Activities P. O. Box 7861 Chicago, Illinois 60680

RE:

Reynolds Metals Company RCRA Hazardous Waste Permit Applications

Gentlemen:

In accordance with the requirements of the 1980 May 19 hazardous waste management regulations, adopted pursuant to the Resource Conservation and Recovery Act (RCRA), please find attached hazardous waste permit applications for the following Reynolds Metals Company facilities located in the Region:

McCook Sheet & Plate Plant Ashville Building Products Plant

Reynolds believes that many of the provisions of the hazardous waste management regulations are unclear and imprecise and discussions with Agency representatives indicate confusion as to the Agency's interpretation of many provisions of the regulations. The uncertain nature of these regulations is evidenced by the fact that EPA is currently in the process of issuing amendments, interpretations, etc. Reynolds, therefore, reserves the rights to amend these permit applications at any time in the future. Further, Reynolds reserves the rights to file permit applications for other locations or activities, without prejudice or the loss of interim status, should further study and/or future EPA amendments, interpretations, etc. clarify or alter the applicable requirements in a manner which would require such action.

A The submission of these permit applications is not in anyway an admission on the part of Reynolds Metals Company that any of the reported substances are hazardous wastes, as defined under RCRA, or in subsequent promulgations, or that any of the referenced facilities are storers, treaters, or disposers of hazardous wastes or are the owners or operators of hazardous waste management facilities.

EPA Region V Page -2-1980 November 18

Reynolds hereby requests that this letter be made an official part of the record on Reynolds' solid waste management activities in the Region. If you have any questions, please feel free to contact Mr. C. R. Bent (804/281-2918) or myself (804/281-3871).

Very truly yours,

Director of Environmental Control Environmental Control

LCT/ja

CC: State of Illinois

State of Ohio

HAZARDOUS WASTE FACILITY CERTIFICATE OF LIABILITY INSURANCE

INSURANCE COMPANY OF NORTH AMERICA

(the "Insurer") 1600 ARCH STREET PHILADELPHIA, PA 19102
hereby certifies that it has issued liability insurance covering bodily injury and property damage to
(the "insured") Name REYNOLDS METALS COMPANY ASHVILLE BLDG PRODUCTS PLANT
Mailing AddressREYNOLD ROAD
ASHVILLE, OHIO 43103
in connection with the insured's obligation to demonstrate financial responsibility under Rule 3745-55-47 of the Aministrative Code. The coverage applies at
E.P.A. I.D. NUMBER 1. OHD 055352512 ASHVILLE BLDG PRODUCTS PLANT REYNOLDS ROAD ASHVILLE OHIO 43103
for:
<pre>X sudden accidental occurrences _ non-sudden accidental occurrences _ sudden and non-sudden accidental occurrences</pre>
The limits of liability are \$1,000,000each occurrence
\$5,000,000annual aggregate
exclusive of legal defense costs. The coverage is provided under
Policy Number SCG GO 625405-6
Issued on12-3-85

The effective date of said policy is 9-30-85

The Insurer further certifies the following with respect to the insurance described on Page 1:

- (a) Bankruptcy or insolvency of the insured shall not relieve the Insurer of its obligations under thie policy.
- (b) The Insurer is liable for the payment of amounts within any deductible applicable to the policy, with a right of reimbursement by the insured for any such payment made by the Insurer. This provision does not apply with respect to that amount of any deductible for which coverage is demonstrated as specified in paragraph (F) of Rule 3745-55-47 or Paragraph (F) of Rule 3745-66-47 of the Administrative Code.
- (c) Whenerver requested by the Director of the Department of Ohio Environmental Protection Agency, the Insurer agrees to furnish to the Director a signed duplicate original of the policy and all endorsements.
- (d) Cancellation of the insurance, whether by the Insurer or the insured, will be effective only upon written notice and only after the expiration of sixty (60) days after a copy of such written notice is received by the Director.
- (e) Any other termination of the insurance will be effective only upon written notice any only after the expiration of thirty (30) days after a copy of such written notice is received by the Director.

I hereby certify that the wording of this instrument is indentical to the wording specified in paragraph (J) of 3745-55-51 of the Administrative Code as such regulations was constituted on the date first above written, and that the Insurer is licensed to transact the business of insurance, or eligible to provide insurance as an excess or surplus lines insurer, in one or more states.

Cert D. Brenn

Carl D. Brenner Account Executive

Authorized Representative of the Insurance Company of North America 1600 Arch Street Philadelphia, PA 19102



REYNOLDS METALS COMPANY . RICHMOND, VIRGINIA 23261

October 1, 1982

· 040055 352 512

Mr. Valvas Adamkus Regional Administrator Region 5 230 South Dearborn Street Chicago, Illinois 60604

Dear Mr. Adamkus:

RE: Resource Conservation and Recovery Act of 1976
Financial Requirements for Closure and
Post Closure Assurance

Enclosed is a Certificate of Insurance from the Travelers Insurance Company certifying issuance of a Closure/Post Closure policy to cover the estimated \$14,000 Closure cost of the waste storage facility at Reynolds Metals Company's Building Products Plant in Ashville, Ohio (EPA ID #GOHD 055352512). We trust this meets with your approval.

Sincerely yours,

REYNOLDS METALS COMPANY

R. Kemper Smith, Jr.

Assistant Director

Risk Management Department

RKS/bhm

Enclosure

cc: Charles R. Bent John L. Doyle

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

THE TRAVELERS

Certificate of Insurance

This is to certify that policies of insurance as described below have been issued to the insured named below and are in force at this time. If such policies are canceled or changed during the periods of coverage as stated herein, in such a manner as to affect this certificate, written notice will be mailed to the party designated below for whom this certificate is issued

1. Name and address of party	to whom this certificate is issued	2. Name and address	of insured	
	,			
Waste Manager	l Protection Agency ment Branch/Region 5 ar Born Street inois 60604	Risk Manage Post Office	tals Company ment Department Box 27003 irginia 23261	
	s Adamkus, Regional Administratorj			
3. Location of operations to wh	ich this certificate applies			
Ashville Building	Products Plant, Reynolds R	Road, Ashville, Ohio	43103	
4. Coverages For Which Insurance is Afforded	Limits of Liability	Policy Number		
Workmen's Compensation and Employers' Liability in the state named in item 3 hereof	Compensation—Statutory	Tokey Number	Policy Pe	100**
XXIIIXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	\$ AGGG KKK XKXXXII	To Be Determined	9/30/82	Until
Closure and Post- Closure	\$ 14,000. x000xxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	. o bo book in the a	Cance	
XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX			
Property Damage Liability —except automobile —cluding Protective	\$,000 each occurrence \$,000 aggregate			
Bodily Injury Liability —automobile	\$,000 each person \$,000 each accident			
Property Damage Liability —automobile	\$,000 each occurrence \$,000 each accident \$,000 each occurrence			
Liability (Bodily Injury and Property Damage)	\$,000 each occurrence \$,000 aggregate			
Catastrophe or Excess	\$,000 each occurrence \$,000 each aggregate \$,000 deductible amt.	·		
rolley is effective and expires a	aces means that insurance is not afforded t 12:01 A.M., standard time at the addre	I with respect to the coverages ess of the named insured as stat	opposite thereto. ted herein.	
Description of Operations, or Aut	omobiles to which the policy applies:	The state of the s	Andrew Control of The	
EPA ID Number Address				
GOHD 055352512	Ashville Buildi	ng Products Plant	Reynolds Road Ashville, Ohio	43103
he insurance afforded is subject to	- D. Cab			

including endorsements, applicable thereto.

Producer Johnson & Higgins of Virginia, Inc. Office Richmond, Virginia Date 9/30/82

C-5918 REV. 7-68 PRINTED IN U.S.A. 1268

THE TRAVELERS INSURANCE COMPANY THE TRAVELERS INDEMNITY COMPANY THE CHARTER OAK FIRE INSURANCE COMPANY



REYNOLDS ALUMINUM

REYNOLDS METALS COMPANY . RICHMOND, VIRGINIA 23261

July 16, 1982

Mr. Valvas Adamkus Regional Administrator Region 5 230 South Dearborn Street Chicago, Illinois 60604

Dear Mr. Adamkus:

RE: Resource Conservation and Recovery Act of 1976 Financial Requirements for Closure and Post Closure Assurance

For your records, we enclose a copy of the Travelers Indemnity Company's letter of intent for a Closure Insurance Policy covering the Reynolds Metals Company's Building Products Plant in Ashville, Ohio ("EPA" ID #GOHD055352512). We trust this meets with your approval.

Sincerely yours,

REYNOLDS METALS COMPANY

R. Kemper Smith, Jr.

Assistant Director

Risk Management Department

RKS/bhm

Enclosure

cc: Charles R. Bent John L. Doyle



REYNOLDS ALUMINUM

REYNOLDS METALS COMPANY . RICHMOND, VIRGINIA 23261

July 16, 1982

Mr. Valvas Adamkus Regional Administrator Region 5 230 South Dearborn Street Chicago, Illinois 60604

Dear Mr. Adamkus:

RE: Resource Conservation and Recovery Act of 1976 Sudden and Accidental Insurance Certification

Enclosed is a copy of the Hazardous Waste Facility certificate of liability insurance from the Travelers Indemnity Company covering the Reynolds Metals Company's Building Products Plant in Ashville, Ohio ("EPA" ID #GOHD 055352512). The original of this certificate was forwarded by the Travelers on July 1, to Mr. Thomas Golz in your Waste Management Branch in Chicago as specified in the April 7 Federal Register. We hope this meets with your approval.

Sincerely yours,

REYNOLDS METALS COMPANY

R. Kemper Smith, Jr.

Assistant Director

Risk Management Department

RKS/bhm

Enclosure

cc: Charles R. Bent John L. Doyle

Atlanta Boston Charlotte Chicago Cleveland Dalles Denver rtford onolulu Houston Los Angeles Miami Minneapolis New Orleans Philadelphia Phoenix Pittsburgh Portland Richmond St. Louis San Diego San Francisco Seattle Wilmington Tokyo Singapore Hong Kong

JOHNSON & HIGGINS

OF VIRGINIA, INC.

Business Established New York 1845

INSURANCE

ACTUARIES-EMPLOYEE BENEFIT PLAN CONSULTANTS

July 12, 1982

Toronto Winnipeg Maracaibo Puerto La Cruz Rio de Janeiro São Paulo Buenos Aires Santiago Lima Bogota Cali Sydney Melbourne Brisbane Adelaide Perth uckland Wellington London Milen Paris Rome Bermuda Tehran

Calgary

Edmonton Montreal

CABLE ADDRESS "KERODEN" TELEN NO. 028292 18TH FLOOR, THE EIGHTH AND MAIN BUILDING 707 EAST MAIN STREET P.O. BOX 1137, RICHMOND, VIRGINIA 23208 TEL. 804/788.8801

Mr. R. Kemper Smith, Jr.
Assistant Director - Risk Management
Risk Management Department
Reynolds Metals Company
Post Office Box 27003
Richmond, Virginia 23261

Re: Reynolds Metals Company
Financial Requirements For Closure
and Post Closure Assurance
Under Resource Conservation and
Recovery Act of 1976 (RCRA)

Dear Kemper:

Following our July 9 letter, enclosed is copy of Travelers' July 6 letter directed to EPA Regional Administrator Valvas Adamkus, Chicago, Illinois. It advises that TIC is considering the issuance of a Closure Insurance Policy to cover our \$49,100. Closure Costs at RMC's Ashville Building Products Plant. The letter was sent Registered Mail Return Receipt Requested. Upon receiving a copy of the Registered Receipt, it will be forwarded to complete your file.

Should you have any questions concerning this matter, please let us know.

Thank you.

Very truly yours,

James P. O'Shea

/dm Enclosure

cc: Mr. L. E. Graziano

Mr. T. J. Lyon



July 6, 1982

Mr. Valvas Adamkus Regional Administrator Region V 230 South Dearborn Street Chicago, Illinois 60604

Dear Mr. Adamkus:

Reynolds Metals Company

This is to advise, that the Travelers Insurance Company is considering the issuance of a Closure Insurance Policy to Reynolds Metals Company, conforming to the specifications of the EPA Regulations as set forth in the April 7, 1982 Federal Register for closure costs of \$49,100 at the following location:

Ashville Bldg. Products Plant Reynolds Rd. Ashville, OH 43103 EPA ID # GOHD 055352512

If you need any additional information, please don't hesitate to contact us.

Sincerely,

Olga Radke

Underwriting Analyst

C/P Special Accounts Marketing

Atlantic Market

OR:nao

HAZARDOUS WASTE FACILITY CERTIFICATE of LIABILITY INSURANCE

XTravelers Indemnity ☐Travelers Indemnity ☐The Phoenix Insuranc	Company of Amer	rica	☐Travelers I	Indemnity Company Indemnity Company Fire Insurance (of Illinois
	One Tower Hartford,	Square Connecticu	t 06115		
hereby certifies that property damage to	it has issued l		surance coveri	•	and ——
	Mailing Addre	REYM	ILLE BLDG PROD OLDS RO ILLE OHIO 431		
in connection with the under 40 CFR 264.147				nancial responsib	ility
E.P.A. I.D. NUMBER		NAME		ADDRESS	
1. GOHD 055352512	ASH	VILLE BLOG	PRODUCTS PLANT	REYHOLDS RD ASHVILLE OHIO	43103
2.					
for:				•	
non-sudden a	ental occurrence ccidental occur on-sudden accide	rences	rences		
The limits of liabili	ty are \$	1,000,000		each occurrence	÷
	\$	2,000,000		annual aggregate	
exclusive of legal de	fense costs. T	he coverage	is provided u	nder	
,	Policy Number	TEE-SLG-	1677131-6-81	•	
	Issued on	10-30-81			
The effective date of	said policy is	09-30-81	,	•	
THE STICKSTAG MORE OF	Course Lorenth ma				

(CONTINUED ON REVERSE)

RICH-179 06-30-82

> James P.O. Shea Resident Agent Value of P. VIRGINIA, 1850

Island

The Insurer further certifies the following with respect to the insurance described on Page 1:

- (a) Bankruptcy or insolvency of the insured shall not relieve the Insurer of its obligations under the policy.
- (b) The Insurer is liable for the payment of amounts within any deductible applicable to the policy, with a right of reimbursement by the insured for

any such payment made by the Insurer. This provision does not apply with respect to that amount of any deductible for which coverage is demonstrated as specified in 40 CFR 264.147(f) or 265.147(f).

- (c) Whenever requested by a Regional Administrator of the U.S. Environmental Protection Agency (EPA), the Insurer agrees to furnish to the Regional Administrator a signed duplicate original of the policy and all endorsements.
- (d) Cancellation of the insurance, whether by the Insurer or the insured, will be effective only upon written notice and only after the expiration of sixty (60) days after a copy of such written notice is received by the Regional Administrator(s) of the EPA Region(s) in which the facility(ies) is (are) located.
- (e) Any other termination of the insurance will be effective only upon written notice and only after the expiration of thirty (30) days after a copy of such written notice is received by the Regional Administrator(s) of the EPA Region(s) in which the facility(ies) is (are) located.

I hereby certify that the wording of this instrument is identical to the wording specified in 40 CFR 264.151(j) as such regulation was constituted on the date first above written, and that the Insurer is licensed to transact the business of insurance, or eligible to provide insurance as an excess or surplus lines insurer, in one or more States.

Secretary

John R. Kenney

ennly.

Secretary, Authorized Representative of The Travelers Insurance Companies

One Tower Square, Hartford, Connecticut 06115

This endorsement modifies such insurance as is afforded by the provisions of the policy relating to the following:

COMPREHENSIVE GENERAL LIABILITY INSURANCE MANUFACTURERS AND CONTRACTORS LIABILITY INSURANCE OWNERS, LANDLORDS AND TENANTS LIABILITY INSURANCE SMP LIABILITY INSURANCE

ENVIRONMENTAL HAZARD LIABILITY POLICY

HAZARDOUS WASTE FACILITIES -- AMENDATORY PROVISIONS

It is agreed that the following additional provisions apply with respect to a Hazardous Waste Treatment, Storage, or Disposal Facility subject to the financial responsibility requirements of Title 40 CFR Part 264.147 or 265.147 (Environmental Protection Agency Regulations); provided that the Travelers has filed a Hazardous Waste Facility Certificate that includes that facility:

- 1. The company shall pay any applicable deductible amount and, upon notification of such payment, the <u>named insured</u> shall promptly reimburse the company for the amount so paid. This provision does not apply with respect to that amount of any deductible for which financial responsibility is demonstrated as specified in 40 CFR 264.147 (f) or 265.147 (f).
- 2. Neither the company nor the insured may terminate the insurance provided herein for any facility except by providing written notice to the other party and the Regional Administrator(s) of the EPA Region(s) in which such facility(ies) is (are) located. Termination by cancellation shall be effective no fewer than sixty (60) days after such written notice is received by the Regional Administrator; other termination shall be effective no fewer than thirty (30) days after receipt of such notice.

James P. O. Sher Resident Agent JOHNSON & HIGGINS OF VIRGINIA, INC.

NOTICE OF CANCELLATION

Hazardous Waste Liability Certificate of Liability Insurance

	filed with		HAST MANGMENT BUSING WASTE MANGMENT BUSING WASTE PROPERTY OF THE PROPERTY OF T	图86
Name .	ENVIRONMENTAL PROTEC	TION AGENCY		
Address	WASTE MANAGEMENT BRA	NCH.	U.S. LPÅ, RÉHUM HASIE MANAGENERI E HONES MASIE ENFORCE	1 1985 1 1985
	230 SOUTH DEARBORN S	TREET		385
	CHICAGO IL 60604	and the state of t	Marie Control of the	
	ATTN: MR. THOMAS GOL	Z		·
This is to	advise that policy #	TEE-SLG-167 REYNOLDS ME		ELFECTOCIENTAL AND COMPANY AND
	(Named Insured)		DG PROD	
	(Mailing Address)	REYNOLDS RE		
		ASHVILLE OF	43103	illinoid de Santon (mai central de la companio del la companio de la companio de la companio de la companio
	(Facility Name)	ASHVILLE BL	DG PROD	UCTS PLANT
	(Facility Address)	REYNOLDS RE)	and the state of t
		ASHVILLE OF	43103	

TRAVELERS INDEMNITY COMPANY

(Name of Company)

OHD 055352512

One Tower Square Hartford, Connecticut 06115

said policy no longer covers the Liability Insurance requirements for a Hazardous Waste Facility Certificate effective as of the 4TH day of DECEMBER, 1985 12:01 a.m. standard time at the address of the named Insured as stated in said policy, provided said date is not loss than SIXTY (60) days after the receipt of this notice by the Regional Administrator.

RICH-179 09-25-85

EPA I.D.#

John R. Kenney Secretary, Authorized

Representative of The Travelers

-Secretary (om)

Insurance Companies One Tower Square

Hartford, Connecticut 06115

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 5

DATE:

December 28, 1994

SUBJECT: TO

TC Evaluation of

Reynolds Metals Company

OHD 055 352 512

WMD RECORD CENTER

FROM:

Enforcement Programs Section

JAN 06 1995

TO:

The File

The Ohio Environmental Protection Agency (OEPA) conducted a Compliance Evaluation inspection of Reynolds Metals Company on July 18, 1991. The inspection identified violations and an NOV was issued 8-14-91. TCLP testing was done and included in the report. This report was transmitted for our information. Attachment

ChoEPA
State of Ohio Environmental Protection Agency

RECEIVED WMD RECORD OF ER

JUN 21 1994

TICLP

Central District Office

Street Address: 2305 Westbrooke Drive, Building C Columbus, Ohio 43228 614-771-7505 FAX 614-771-7571 Malling Address: P.O. Box 2198 Columbus, Ohio 43266-2198 George V. Volnovich Governor

August 14, 1991

RE: Reynolds Metals Company OHD055352512 Pickaway County -LQG-

Mr. Bob Johnson, Plant Engineer Reynolds Metals Company Reynolds Rd. Ashville, OH 43103 OCT 0 7 1991

Dear Mr. Johnson:

OFFICE OF RCRA
Waste Management Division
U.S. EPA, REGION V

On July 18, 1991 I inspected Reynolds Metals Company for compliance with Ohio and Federal regulations pertaining to the generation of more than 1000 kg of hazardous waste per calendar month. The following violations were found:

1. REGULATION: Ohio Administrative Code (OAC) 3745-65-16 states that the job title for each position related to hazardous waste management, the name of the employee filling each job, and a written job description for these positions must be maintained at the facility. The job descriptions shall include requisite skill or education and the duties of hazardous waste management position.

VIOLATION: Reynolds violated OAC 3745-65-16 by not maintaining the above mentioned job titles and descriptions.

2. REGULATION: OAC 3745-65-52(E) states that the contingency plan shall include a list of all emergency equipment including fire extinguishers, spill control equipment, communications, and alarm systems.

VIOLATION: Reynolds violated OAC 3745-65-52(E) by not including their spill control adsorbent in the list of emergency equipment.

3. REGULATION: OAC 3745-65-33 states that all emergency equipment shall be tested on a weekly basis.

VIOLATION: Reynolds violated OAC 3745-65-33 by inspecting their fire extinguishers on a monthly basis only.

4. REGULATION: OAC 3745-66-73(A) states that containers of hazardous waste shall always be closed during storage, except when it is necessary to add or remove waste.

Mr. Bob Johnson, Plant Engineer Reynolds Metals Company Page 2 August 14, 1991

VIOLATION: Reynolds violated OAC 3745-66-73(A) by having open containers of hazardous waste. The drum of solvent/paint waste next to the window shutter painting booth was open. There was also a one gallon open bucket of this waste. In addition, the drum of water based paint cleanup hazardous waste in the coating room was open.

5. REGULATION: OAC 3745-66-71 states that if a container holding hazardous waste is not in good condition, or if it begins to leak, the hazardous waste must be transferred to a good condition container, or manage the waste in another manner that complies with the requirements of the hazardous waste rules.

VIOLATION: Reynolds violated 3745-66-71 by storing a dented drum of hazardous waste that had leaked and been patched.

6. REGULATION: Title 40 of the Code of Federal Regulations (40 CFR), Part 268.9(a) states that the initial generator of a solid waste must determine each EPA hazardous waste number applicable to the waste in order to determine the applicable land disposal treatment standards.

VIOLATION: Reynolds violated 40 CFR, Part 268.9(a) by not assigning the D006 (for cadmium) waste code to the solids of the D001,F005,D035 waste generated from use of solvent based paints. Your TCLP analysis of this waste showed it to be above the hazardous waste characteristic level for cadmium. The lack of assigning the D006 code to this waste has caused the waste to be shipped without an accompanying notification that states that the waste exceeds the land disposal restriction treatment standard for cadmium.

- 7. REGULATION: 40 CFR, Part 268.7(a)(1) and OAC 3745-5907(A)(1) states that if a generator determines that he is managing a waste that does not meet its land disposal restriction treatment standard then with each shipment of the waste the generator must notify the treatment or storage facility of the treatment standards. This notice must include the following:
 - 1. EPA hazardous waste number
 - 2. The treatment standards which the waste exceeds.

Mr. Bob Johnson, Plant Engineer Reynolds Metals Company Page 3 August 14, 1991

RECEIVED OHIO EPA

AUG 1 5 1991

- 3. The manifest number of the shipment DIV of SOLID & HAZ WASTE MGT.
- 4. Waste analysis data, where available

VIOLATION: Reynolds violated 40 CFR 268.7(a)(1) and OAC 3745-59-07(A)(6) by not designating on its land disposal restriction notice that the shipment of hazardous waste sent on June 17, 1991 with manifest # 571 exceeded the treatment standard for methyl ethyl ketone.

8. REGULATION: 40 CFR 268.7(a)(7) states that generators must retain on-site a copy of all land disposal restriction notices for at least five years from the date of shipment.

VIOLATION: Reynolds violated 40 CFR 268.7(a)(7) by not retaining a copies of the land disposal restriction notifications for the shipments of March 1, 1991 (manifest # 567) and May 6, 1991 (manifest # 569).

These violations must be corrected. Your fax submittal of July 25 and 26, 1991 demonstrates your return to compliance with the rules cited in violations numbered 1 through 4 and 8 of this letter. Respond to me in writing within 30 days of the date of this letter with documentation sufficient to show your compliance with the remaining rules cited.

Reynolds Metals Company has also been evaluated for compliance with 40 CFR 261.24 (TCLP) which became effective for large quantity generators on September 25, 1990. The U.S. EPA, Region V will provide appropriate follow-up on this matter.

Sincerely,

Robert arnquist

Robert Almquist Division of Solid and Hazardous Waste Management Central District Office

RA/sc

Enclosure

cc: Carolyn Reierson, ES, DSHWM, CO

RCRA HAZARDOUS WASTE GENERATOR COMPLIANCE EVALUATION INSPECTION CHECKLIST

Facility:	Aeynolds Metals Company
USEPA I.D.:	OHD055352512 HWFB No.:
Street:	Reynolds Road
City:	Ashville state: OH zip: 43103
County:	Pickaway Telphone: 614-983-2571
Owner/Operator:	Same
Street:	6601 West Broad
City:	Rich man State: VI zip: 23230
Telephone:	804-281-2000
Inspection Date:	7 /11+18/91 Time:
Advance notice of If so, how far i	n advance? \(\frac{1}{\beta} \text{ weeks}\)
	Name Agency/Title Phone
Inspectors:	Robert Almquist Ohio EPA/ACAAjinspector G14-771-7505
	Kim Jenkins PAC Environmental/U.S. EPA contractor 5/3-241-014
	by Peter Zelinstras PAC Enurormental same
Representative:	Robert Johnson Reynolds Metals / Plant Engineer
	G14-983-2571
Cond. Exempt SQLDR Checklist A	SQG Large Quantity Generator
	ACTIVITIES
Containers V	Used oil burner Hazardous waste fuel burner/blender
Wastepile Landfill	Incineration/Thermal treatment
Surface Impound	

Revised: 1/7/91

GENERAL INFORMATION

This Reynolds Metals facility starts with coils of aluminum sheeting and paints and forms all parts of building aluminum siding. They also form and paint polypropylene window shutters.

This facility generates hazardous waste from changing paint and from other cleaning out of the roll painting trays used to paint the rolls aluminum. Both solvent based and water based paints are used in this roll painting. A D001 waste is generated from the clean-up of the water based paints used. A D001,F005,D035 waste is generated from using methyl ethyl ketone to clean-up from the solvent based paints. The liquid portion of these wastes are pumped out of the drums into a tanker truck and taken by Ross Incineration Services (OHD048415665), Grafton, OH. The settled solids of this waste along with the filters used to filter the paint and any rags are consolidated into drums which are also taken by Ross Incineration Services.

Prior to painting the rolls of aluminum, they are cleaned with a NaOH solution and conversion coated with a chromium solution. The conversion coating is done in an enclosed system and waste is not normally generated from it. In the past, about 4 years ago, the chromium solution was sprayed on which generated a waste that went to this facility's wastewater treatment unit. Reynolds has two in-ground, concrete, and plastic lined tanks for the accumulation before treatment of the presently generated NaOH waste and the previously generated chromium waste. At the time of the inspection the chromium tank had been drained and its contents were stored in 19 water trailers. A new liner is planned to be installed over the old liner due to tears in the The chromium waste will then be again be stored in old liner. the tank and treated in the wastewater treatment unit. yard roll-off box of F019 waste sludge is generated about every 6 weeks from the wastewater treatment unit. This waste is taken by Chemical Waste Management (IND078911146), Fort Wayne, IN.

A D001,F005,D035 waste is generated from using methyl ethyl ketone to clean-up from painting the polypropylene shutters. The air filters from this painting booth and also the overspray paint dust is taken by Ross Incineration Services as a D040 hazardous waste.

GENERATOR CLASSIFICATION (OAC 3745-52-34)

	Does	s the facility:
1.		Generate < 100 Kg (25-30 gallons) of hazardous waste in a calendar month? (yes) (no)
		If so, the facility is classified as a Conditionally Exempt Small Quantity Generator, unless 3.b. applies. Please complete the Conditionally Exempt Small Quantity Generator Requirements checklist.
2.		Generate between 100 and 1000 Kg of hazardous waste in a calendar month? (about 25 to under 300 gallons) (yes) (no)
		If so, the facility is classified as a Small Quantity Generator, unless 3.b. applies. Please stop here and complete the Small Quantity Generator Requirements checklist.
3.	а.	Generate > 1000 Kg (~ 300 gallons) of hazardous waste in a calendar month?
		OR;
	Ь.	Generate > 1 Kg of acutely hazardous waste in a calendar month? (yes) (no)
		If so, the facility is classified as a Large Quantity Generator. Please complete the Large Quantity Generator Requirements checklist

REMARKS - GENERATOR CLASSIFICATION

OAC 3745-52 - LARGE QUANTITY GENERATOR REQUIREMENTS

WASI	E EVALUATION (QAC 3745-52-11)	Y/N/RA	RMK #
1.	Have wastes generated at the facility been evaluated in compliance with the waste evaluation requirements of OAC rule 3745-52-11(A)(B) and (C)?	yes	
	If not, specify those waste streams which the generator has failed to adequately evaluate:		
2.	Are any wastes generated at the facility identified by the generator as being excluded from regulation under Rule 3745-51-04?	no	
	If so, specify those waste streams identified by the genera as being excluded under 3745-51-04:	tor	
3.	Is the facility generating any wastes which are identified as recyclable materials as defined in OAC 3745-51-06?	no	
	If so, please identify these waste streams below:		

Y/N/NA	RMK	1
--------	-----	---

•		TIMINA	MIK #
4.	 Is the generator recycling any materials on-site by: a. Using or reusing the material as an ingredient in an industrial process to make a product? i. If so, is the material being reclaimed before it is used or reused? b. Using the material as a substitute for commercial 	NA no	
	 products? c. Returning the material to the original process from which it was generated as a substitute for a raw material feedstock? i. If so, is the material reclaimed before returning to the original process? 	no NA	
	Please identify those materials that the generator is recycling as described in 4.2., 4.b. and/or 4.c. below:		
5.	Has the generator identified any waste treatment activity as being excluded from regulation because of totally enclosed treatment or via operation of an elementary neutralization unit and/or wastewater treatment unit as described in Rule 3745-65-017	<u>yes</u> .	
	If so, specify those waste treatment activities which the general dentified as being excluded from regulation: Wistewater Treatment unit	nerator h	a S

6. Are Land Disposal Restricted (LDR) wastes being generated?

If so, complete the Land Disposal Restriction Checklist.

yes____

GENERATOR IDENTIFICATION NUMBER (OAC 3745-52-12)

7. Prior to treating, storing, disposing, transporting or offering to transport hazardous waste, has the generator obtained a generator identification number from USEPA as required by 3745-52-12?

yes

GENERATOR ANNUAL REPORT (OAC 3745-52-41)

8. Has the generator filed annual reports to the Director on or before March 1st of each calendar year as required by 3745-52-41?

VPS	
<u> </u>	
/	

HAZA	RDOUS WASTE IMPORT/EXPORT (OAC 3745-52-50 TO 3745-52-57 AND OAC 3745-52-60)	Y/H/HA	RMK #
9.	Does the generator import or export hazardous waste?	170	
	If so, are the wastes handled in accordance with the requirements of 3745-52-50 through 3745-52-57 and 3745-52-60?	NA_	
REMA	RKS - HAZARDOUS WASTE IMPORT/EXPORT		
			•
PRE	TRANSPORT REQUIREMENTS (OAC 3745-52-30 TO 3745-52-33)	AN/NA	RMK A
10.	Does the generator meet the following pre-transport requirements prior to offering hazardous wastes for transport off-site:		
	a. The waste material is packaged, labeled, and marked in accordance with the applicable DOT regulations [3745-52-30, 3745-52-31, and 3745-52-32]?	<u>Ye2</u>	
	b. Each container with a capacity of 110 gallons or less is affixed with a completed hazardous waste label as required by 3745-52-32?	<u>yes</u>	
•	c. The generator meets the requirements for proper DOT placarding or offers the appropriate DOT placards to the initial transporter in compliance with 3745-52-337	yes	

REMARKS - PRETRANSPORT REQUIREMENTS

- Does the generator meet the following requirements with respect to the preparation, use and retention of the hazardous waste manifest:
 - a. All hazardous wastes shipped off-site have been accompanied by a completed manifest, USEPA form 8700-22 in compliance with 3745-52-20(A)?

yes___

b. The manifest contains all information required by 3745-52-20 and the minimum number of copies required by 3745-52-22?

yes ____

c. The generator has designated at least one permitted disposal facility and has/will designate an alternate facility or instructions to return waste in compliance with 3745-52-20(C)(D)(E)?

yes____

d. Prepared manifests have been signed by the generator and initial transporter in compliance with 3745-52-23 (A)(1)(2)?

yes

2. Has the generator received a return copy of each completed manifest within thirty-five (35) days of the date the waste was accepted by the initial transporter?

Y62 _

a. If not, has the generator complied with the Manifest Exception reporting requirements in 3745-52-42?

NA

3. Are signed copies of all hazardous waste manifests and any documentation required for Exception Reports retained for at least 3 years as required by 3745-52-40?

ves

REMARKS - MANIFEST REQUIREMENTS

1.	Has the generator closed any < 90-day accumulation u	nit(s)
	since date of last inspection?	

n0

If so, describe the unit(s) which the generator has closed:

2. If the generator has closed any < 90-day accumulation unit(s) as described in Question #1, was closure completed to meet the closure performance standard of 3745-66-11? [3745-52-34(A)(1)]

NA

Please provide a description of the type of documentation provided by the generator to confirm that closure was completed in accordance with the closure performance standard:

REMARKS - GENERATOR CLOSURE REQUIREMENTS

1.	Does the generator provide a Personnel Training Program in compliance with 3745-65-16(A)(B)(C) including instruction in safe equipment operation and emergency procedures, and implementation of the contingency plan? [3745-52-34(A)(4)]	Ne 2	
2.	Does the generator provide Personnel Training to new employees within 6 months after the date of employment as required by 3745-65-16(B)? [3745-52-34(A)(4)]	<u>yes</u>	
3.	Does the generator provide an annual refresher training course as required by 3745-65-16(B)? [3745-52-34(A)(4)]	<u>yes</u>	
	Does the generator keep all the records required by 3745-65-16(D)(E) including; written job titles, job descriptions and documented employee training records? [3745-52-34(A)(4)]	<u>nc</u>	1

REMARKS - PERSONNEL TRAINING REQUIREMENTS

1. Written job titles and descriptions for hazardous waste management positions were not found at the facility.

1.	to r	s the o/o have a written Contingency Plan designed minimize hazards from fire, explosions or unplanned eases of hazardous wastes which contains the following ponents: [3745-65-52(A)(B)(C)(D)(E)]		
	a.	Actions to be taken by personnel in the event of an emergency?	y es	
	ъ.	Arrangements or agreements with local or state emergency authorities?	<u>yes</u>	·
	c.	Names, addresses and telephone numbers of all persons qualified to act as emergency coordinator?	yes	
	d.	A list of all emergency equipment including location, physical description and outline of capabilities?	No	1
	е.	If required due to the actual hazards associated with the waste handled, an evacuation plan for facility personnel? [3745-65-52(F)]?	yes_	
2.	hum any con	the Contingency Plan designed to minimize hazards to an health or the environment from fires, explosions or unplanned release of hazardous waste or hazardous waste stituents to air, soil or surface water? 45-65-51(A)	<u>y es</u>	www.mp.ass.us.us.us.us.
3.	mai loc	a copy of the Contingency Plan and any plan revisions ntained on-site and has the plan been submitted to all al and state emergency authorities that might be required participate in execution of the plan? [3745-65-53(A)(B)]	<u>y es</u>	
4.	equ	the plan revised in response to rule changes, facility, sipment and personnel changes or failure of the plan?	<u>yes</u>	
5.	asp has Cor	an emergency coordinator who is familiar with all bects of site operation and emergency procedures who is the authority to implement all aspects of the attingency Plan designated at all times (on-site or call)? [3745-65-55]	yes	

1. Spill control equipment, such as "floor dry" was not on. this list.

6. If an emergency situation has occurred, has the emergency coordinator implemented all or part of the Contingency Plan and taken all of the actions and made all of the notifications necessary under 3745-65-56(A-J)?

<u>NA</u> ____

REMARKS - CONTINGENCY PLAN REQUIREMENTS

8. Where state and local emergency service authorities have declined to enter into any proposed special arrangements or agreements, has the refusal been documented?
[OAC 3745-65-37(B)]

NA

REMARKS - PREPAREDNESS AND PREVENTION REQUIREMENTS

1. Fire extinguishers are inspected only monthly.

 Is the facility operated to minimize the possibility of fire, explosion, or non-planned release of hazardous waste? [3745-65-31]

2. Has there been a fire, explosion or non-planned release of waste at the facility since date of last inspection?

ho:____

a. If yes, was the contingency plan implemented? [3745-65-51(B)]

NA._____

3. If required due to actual hazards associated with the waste, does the facility have the following equipment: [3745-65-32(A)(B)(C)(D)]

yes ____

a. Internal alarm system?

equipment? [3745-65-35]

b. Access to telephone, radio or other device for summoning emergency assistance?

ves

c. Portable fire control equipment, spill control and decontamination equipment?

ves

d. Water of adequate volume and pressure via hoses, sprinkler, foamers or sprayers?

1

4. Is all required spill control and decontamination equipment, fire and communications equipment tested on a weekly basis and maintained as necessary? [3745-65-33]

y es

a. Does the facility keep an equipment testing log required by 3745-65-33(B), including date and time of test, observations made, and date and nature of any repairs?

If required due to the actual hazards associated with the waste, do personnel have immediate access to an emergency

yes

communication device during times when hazardous waste is being physically handled? [3745-65-34]

6. If required due to the actual hazards associated with the waste, is adequate aisle space maintained to allow

unobstructed movement of emergency or spill control

ves

7. If required due to the actual hazards associated with the waste, has the facility attempted to make appropriate arrangements with local authorities to familiarize them with possible hazards and facility layout? [3745-65-37(A)]

Nez _

5.

GENERATOR ACCUMULATION IN CONTAINERS AND TANKS (OAC 3745-52-34)

- 1. If the generator elects to accumulate hazardous waste on-site in containers or tanks for 90 days or less without a permit as provided under 3745-52-34, are the following requirements met:
 - a. The containers or tanks are clearly marked with the words "Hazardous Waste"? [OAC 3745-52-34(A)(3)]

b. The date that accumulation began is clearly marked on each container? [OAC 3745-52-34(A)(2)]

Xes	
	_
<u>yes</u>	

In addition, OAC 3745-52-34(A)(1) also requires generators accumulating hazardous waste(s) in containers < 90 days to comply with the "Container Management" Rules of OAC 3745-66-70 to 3745-66-77. If the generator is accumulating hazardous waste(s) in containers, please complete <u>Management of Containers</u> checklist to document compliance with these requirements.

2. Is the generator accumulating hazardous waste(s) in tanks?

If so, OAC 3745-52-34(A)(1) requires generators to comply with Rules 3745-66-90 to 3745-66-992 except Paragraph (c) of rule 3745-66-97 and rule 3745-66-991.

If the generator is accumulating hazardous waste(s) in tanks, complete the <u>Storage and Treatment in Tanks</u> checklist to document compliance with these requirements.

3. Has the generator accumulated hazardous wastes in excess of ninety (90) days?

yes____

a. If so, has the generator been granted an extension by the Director for accumulation in excess of (90) days?

<u>yes 1</u>

REMARKS - GENERATOR ACCUMULATION REQUIREMENTS

1. Extension was granted by letter dated February 4, 1987.

SATELLITE ACCUMULATION AREA REQUIREMENTS (OAC 3745-52-34(C))

t	as the facility elected to accumulate hazardous waste at r near a point of generation which is under the control of he operator of the process generating the waste? (defined s satellite accumulation)	yes
	f so, are the following requirements of OAC 3745-52-34(C) eing met:	
	. Quantities of waste accumulated do not exceed 55 gallons at any time? . Quantities of acutely hazardous waste accumulated do	yes
•	not exceed 1 quart at any one time?	NA
(The generator has marked the containers with words "Hazardous Waste" or with other words identifying the contents of the container?	<u>yes</u>
and 1 areas 3745- the <u>U</u>	facility is maintaining satellite accumulation areas as id b. above, OAC 3745-52-34(C) also requires that the containe be managed in compliance with the "Container Management" re 6-71, 3745-66-72, 3745-66-73(A), 3745-66-76 and 3745-66-77. The and Management of Containers checklist to document complicements.	<pre>r(s) in these quirements of OA Please complet</pre>
	s the facility accumulating hazardous waste(s) in excess of the amounts listed in either 1.a or 1.b?	<u>no</u>
	If so, did the generator comply with 3745-52-34(A) within three (3) days? and;	NA
	O. Upon accumulating > 55-gallons of waste, did the generator mark the container holding the excess hazardous waste with the date the excess began accumulating?	<u> MA</u>

REMARKS - SATELLITE ACCUMULATION REQUIREMENTS

USE AND MANAGEMENT OF CONTAINERS (OAC 3745-66-70 TO 3745-66-77) Y/N/NA RMK

1.	Are hazardous wastes stored in containers which are: a. Closed? [3745-66-73(A)] b. In good condition? [3745-66-71] c. Compatible with wastes stored in them? [3745-66-72]	no no yes	1
2.	Are containers stored closed except when it is necessary to add or remove wastes? [3745-66-73(A)]	no	1
3.	Are hazardous waste containers stored, handled and opened in a manner which prevents container rupture or leakage? [3745-66-73(B)]	no	_2
4.	Is the area where containers are stored inspected for evidence of leaks or corrosion at least weekly? [3745-66-74]	<u>yes</u>	
5.	Is the facility recording inspections described in Question #4 in an inspection log or inspection summary as required by OAC 3745-66-74(B) which contains the following information:		
	a. Date and time of inspections?b. Name of inspector?c. Notation of observations made during the inspection?d. The date and nature of any repairs or other remedial action?	hez hez hez hez	
6.	Are ignitable and/or reactive hazardous waste(s) being managed at the facility? If so,	<u>yes</u>	
	a. Are containers holding ignitable or reactive waste located at least 50 feet (15 meters) from the facility's property line? [3745-66-76]	<u>yes</u>	
	b. Are containers holding hazardous wastes stored separately from other materials which may interact with the waste in a hazardous manner? [3745-66-77(C)]	<u>yés</u>	
REM	ARKS - CONTAINER MANAGEMENT REQUIREMENTS		

1. The inside satellite accumulation area drum of waste solvent/paint was open. There was also a Igallon open bucket of this waste. The satellite accumulation area drum of water based paint clean-up waste in the coating room was also open.

2. One damaged and patched waste drain was stored outside.

Damage to this drain probably occurred in transport to the container management -1- outside storage area.

RCRA LAND DISPOSAL RESTRICTIONS INSPECTION

. General Information	Ŋ	1	de Cu			
Facility:	<u>Hey</u>	nolds Met	als Com	pany		
U.S. EPA ID No.:		DO5535				
Street:	Hey	rolds Ro	1			
City:		ville		e: <u>OH</u> Zip	43103	
Telephone:	G14-	983-25	71		 	
Inspection Date: Weather Conditions:	7 <u>/</u> <u>†</u>	18 9 Time:	(8	ım/pm)		
Inspectors: (7/11/91 only) It? Facility Representative See Appendix B to decompositions	es: <u>Rob</u>	s PRC 1 ent	eyrdds Mei	AA inspector al/U.S. EPI lals/ Gl	1-983-2 57	
See Appendix B to uc	Generate	Transport	<u>Treat</u>	Store	<u>Dispose</u>	
F001-F005 Solvents	<u>Scherate</u>					
F020-F023 and F026-F028			<u></u>			
California List		<u></u>		<u>.</u>		
First Third [40 CFR 268.10]		•				
Second Third [40 CFR 268.11]						
Third Third [40 CFR 268.12]	<u> </u>					
* See Anoendix A						

INSPECTION SUMMARY

This Reynolds Metals facility starts with coils of aluminum sheeting and paints and forms all parts of building aluminum siding. They also form and paint polypropylene window shutters.

A D001 waste is generated from the clean-up of the water based paints used. A D001, F005, D035 waste is generated from using methyl ethyl ketone to clean-up from solvent based paints. The liquid portion of these wastes are pumped out of the drums into a tanker truck for disposal. The settled solids of this waste along with the filters used to filter the paint and any rags are consolidated into drums which are taken as is for disposal. A F019 wastewater treatment sludge is generated from treating wastewater from the chemical conversion coating of aluminum.

RCRA LAND DISPOSAL RESTRICTIONS INSPECTION

II. WASTE IDENTIFICATION

	F001 through F005 spent solvents:
2.	F020-F023 and F026-F028 dioxin-containing wastes:
3.	California List Wastes (See Appendix A):
4.	First Third Wastes [40 CFR 268.10]:
5.	Second Third Wastes [40 CFR 268.11]:
6.	Third Third Wastes [40 CFR 268.12]**:
	cteristic leaching procedure (TCLP) instead of the extraction procedure (EP) in the consist comply with this new requires oxicity characteristic (TC). Small quantity generators must comply with this new requires oxicity characteristic exhibit TC, but do not exhibit EP, will be considered "newly identify 129/91. Wastes which exhibit TC, but do not exhibit EP, will be considered "newly identify s. They will be regulated under 40 CFR Part 268 only after they are evaluated by U.S. EP/ if they are characteristic for a constituent previously covered under the EP toxicity cteristic [55 fR 22531].
chara	15 ANDA BLE CUBINCISCIALISCIC IN A AMERICANIA &
chara	cteristic [55 fR 22531].
Was	te Code Determination Have all wastes been correctly identified for purposes of compliance with
Was	te Code Determination Have all wastes been correctly identified for purposes of compliance with 40 CFR Part 268?*
Was	te Code Determination Have all wastes been correctly identified for purposes of compliance with 40 CFR Part 268?* Yes No
Was	te Code Determination Have all wastes been correctly identified for purposes of compliance with 40 CFR Part 268? Yes No If no, list below:
Was	te Code Determination Have all wastes been correctly identified for purposes of compliance with 40 CFR Part 268? Yes No If no, list below:

Y¤	No <u>√</u>	List	
The follow P012, P03 268.35(c)	36, P038, P065, P1	ers - F039, K031, K084, K10 87, P092, U136, U151. (exp	01, K102, K106, P010, P01 ires -05/08/92). [40 CFR
Yes	No <u></u>	List	
nonwast (nonwast	ewaters), D008 (! ewaters) (expires	fied as hazardous based on ead materials stored before - 05/08/92). [40 CFR 268.3.	secondary smelting), Door 5(c)]
		List	
Yes	No <u>//</u>	1151	
Inorgani	c solid debris as d rrying EPA Haza 3.35(c)]	fined in 40 CFR 268.2(g)*; dous Waste Nos. K048-K05	includes chromium refact
Inorgani bricks ca	c solid debris as d rrying EPA Haza 3.35(c)]	fined in 40 CFR 268.2(g)*; dous Waste Nos. K048-K05	includes chromium refact
Inorganion bricks can CFR 268	c solid debris as d rrying EPA Haza 3.35(c)] No	fined in 40 CFR 268.2(g)*; dous Waste Nos. K048-K05	includes chromium refacto 2 (expires - 05/08/92). [40
Inorganion bricks can CFR 268 Yes *Note: I RCRA! (expires	c solid debris as d rrying EPA Haza 3.35(c)] No ncorrect reference nazardous wastes - 05/08/92). [40 0	fined in 40 CFR 268.2(g)*; dous Waste Nos. K048-K05 List [40 CFR 268.2(*)(7)) in Third hat contain naturally occurr FR 268.35(c)]	includes chromium refacts 2 (expires - 05/08/92). [40 Third rule. ing radioactive materials
Inorganion bricks can CFR 268 Yes *Note: I RCRA! (expires	c solid debris as d rrying EPA Haza 3.35(c)] No ncorrect reference nazardous wastes - 05/08/92). [40 0	fined in 40 CFR 268.2(g)*; dous Waste Nos. K048-K05 List [40 CFR 268.2(*)(7)) in Third that contain naturally occurr	includes chromium refacto 2 (expires - 05/08/92). [40 Third rule. ing radioactive materials
Inorgania bricks ca CFR 268 Yes *Note: 1 RCRA! (expires Yes Wastes!	ncorrect reference nazardous wastes - 05/08/92). [40 C	fined in 40 CFR 268.2(g)*; dous Waste Nos. K048-K05 List [40 CFR 268.2(*)(7)) in Third hat contain naturally occurr FR 268.35(c)]	includes chromium refacto 2 (expires - 05/08/92). [40 Third rule. ing radioactive materials

RCRA LAND DISPOSAL RESTRICTION INSPECTION

III. GENERATOR REQUIREMENTS

and of	: This information ther documentation	should be	checked.				
1.	F001-F005 Sp appropriate to	ent Solve reatability	ent Wastes: Do y group/treatm	es the ge	enerator cor lard for each	rectly determine F-solvent?	ne the
	Yes <u>√</u>	No	NA_	<u></u>			
	If available, li	ist each w	raste code and	check the	e correct tre	atability group	•
	Waste Code		Wastewater*		Nonwaster	<u>vater</u>	
	*less than 1% F005 solvent c	by weight constituen	total organic c ts listed in 40	arbon (TO) CFR 268.41	C), or less t 1, Table COME	han 1% by weight . [40 CFR 268.2	total F001- 2(f)(1)]
	Comments	<u> </u>					<u></u>
2.	F020-F023 a the appropri	ate treat	F028 Dioxin W ability group/tr	eatment :	oes the gen standard for	erator correctl each dioxin w	y determine aste?
	Yes	No _	_ NA	$\sqrt{}$			
	If yes, list ea	ch waste	code and check	k the con	rect treatabi	lity group.	
	Waste Code	•	Wastewater'	•	Nonwaste	water	
						•	
							
						· · · · · · · · · · · · · · · · · · ·	
	Comments						
		k TOC by w	eight and less t	han 1% to	tal suspended	solids (TSS) by	/ weight.
3.	*Less than 11 [40 CFR 268.1	2(†))	eight and less t		tal suspended	solids (TSS) by	y weight.
3.	*Less than 11 [40 CFR 268.] First, Second	z(f)) nd, and Ti es the ger		tes: ly determ	nine the app		

H available, h	st each waste co	de and check th	ne correct treatability group:
Waste Code	Subcategory	Wastewater*	Nonwastewater .
Loci	high Toc		
<u>FUM</u> .			
* Less than 1% (TSS) with the 5% by weight TC than 4% by weig	TOC by weight and following except IC and less than the TOC and less	d less tham 1% to lons: KO11, KO13, 1% by weight TSS; than 1% by weight	otal suspended solids and K014 wastewaters - less than K103 and K104 wastewaters - less ISS. [40 CFR 268.2(f)(2) and (3))
Comments_			
Yes 🗸	No	NA	
Does the gen	erator specify al	ternative treatm	nent standards for lab packs?*
Yα	No	NA 🗸	
*Use of the ali	ternative treatme	nt standards is r	not required. [55 FR 22629]
If yes, do lab	packs only conta	ain the following	g wastes?* [40 CFR 268.42(c)(2)]
*Unregulated wa commingled in t	astes and hazardo the appropriate A	us wastes which a ppendix IV and V	meet treatment standards may be lab pack. [55 FR 22629]
Does the gen- source leacha	erator specify al te?*	temative treatr	nent standards for F039 multi-
Yes	No	$NA \sqrt{}$	
PUse of the mil	ternative treatme	nt standards is r	equired. [55 FR 22619]
Liquid hazard		· , –	50 ppm
Yes	No	$NA \underline{\checkmark}$	
If yes, check t	he appropriate	treatability grou	pp:
50 to 50 ≥500 pp	0 ppm PCBs om PCBs		
	Waste Code LOC 1 FOIG Less than 1% (155) with the 5% by weight 10 than 4% by weight 10 than	Waste Code Subcategory LOC high TOC FOIG Less than 1% foc by weight and (155) with the following except 5% by weight TOC and less than than 4% by weight TOC and less than than 4% by weight TOC and less may cause the waste to exhibit Yes No Does the generator specify all Yes No Puse of the alternative treatment or the appropriate A commingled in the appropriate A commingled in the appropriate A commingled in the appropriate A source leachate?* Yes No Puse of the alternative treatment is the generator specify all source leachate? Yes No Liquid hazardous wastes contained the standard/prohibition leading the standard leading the stand	* Less than 1% 100 by weight and less than 1% to (155) with the following acceptions: R017, R013- 5% by weight 100 and less than 1% by weight 155 than 4% by weight 100 and less than 1% by weight 155 than 4% by weight 100 and less than 1% by weight 155 than 4% by weight 100 and less than 1% by weight 155 than 4% by weight 100 and less than 1% by weight 150 comments Do the assigned treatment standards for lister may cause the waste to exhibit any characters 100 compared to 1

	b.			h are no. listed	≥1,000 mg/l (liquids) or characterized by th	or mg/kg ie HOC
	÷	Ycs	No	NA V		
		If yes, che	eck the appropri	ate treatability	group:	
		All o	te HOC wastewa ther HOCs grea (liquids) or mg/k	ter than or equa	to 10,000 mg/l HOCs) If to the prohibition le	vel of 1,000
	c.	\geq 134 m	g/i nickel and/or	\geq 130 mg/l thall	aracteristic and also c	ontain
		Yes	No	na <u>√</u>	•	
5.	Natio been A)	nal Capaci identified f	ty Variance Was or wastes covere	d under nationa	plicable California Lis al capacity variances?	t prohibitions (See Appendix
	Yes	_	No	$NA \frac{}{}$	•	
	the w	vaste codes,	has the generate robibitions? (Se	or identified all ce Appendix A,)	d a variance only app applicable treatment	lies to some of standards and
	Yes		No	$NA \sqrt{}$		
	comp	olete the fol	t prohibitions ap llowing table for y variances expir	each waste cod	ams managed by the g e, noting the date on v	generator, which relevant
	Wast	te Code	Cal List	Applicability	Expiration Date	
	Com	ments				
6.	Trea an al	lternative m	ethod to that re	quired in 40 CF	nologies: Has the gen R 268.42?	erator specified
	Yes		No <u> </u>	NA		
	If ye metl	s, list the w hod, and do	aste code, the te cumentation of a	chnology specifi approval. [40 C	ed in 40 CFR 268.42, FR 268.42(b)]	the alternative
	<u>w</u>	'aste Code	Required Techn	ology Alternat	ive Method	Approval
•	-					
	Com	nments				·

	7.	Does the generator mix restricted wastes with different treatment standards for a constituent of concern?
	•	Ycs No
		If yes, did the generator select the most stringent treatment standards? [40 CFR 268.41(b) and 268.43(b)]
		Ycs No
		Comments
B.	Wast	e Analysis
	1.	Does the generator determine whether restricted wastes exceed treatment standards/prohibition levels at the point of generation?* [268.7(a)]
٠		Yes V No_
		*Note: This determination may be made at the point of disposal if the waste only has a prohibition level in effect.
		If no, does the generator ship all restricted wastes as not meeting treatment standards?
		Yes No
		Comments
	2	Which of the following analytical methods does the generator employ?*
		*Note: A "No" answer to applicable questions b. through d. does not necessarily constitute a violation. However, knowledge of waste is rarely adequate if a generator certifies that treatment standard criteria have been met.
		a. Knowledge of waste:
		Yes V No_
		If yes, list the wastes for which applied knowledge was used and describe the basis of determination. Attach documentation. [40 CFR 268.7(a)(5)] Doc 1503 Attached
		b. TCLP*: Are wastes with treatment standards specified in 40 CFR 268.41 analyzed using TCLP?** (BDAT*** = stabilization/immobilization technology)
		Yes No NA
		*TCLP = Toxicity Characteristic Leaching Procedure [40 CFR Part 268, Appendix], EPA Test Method 1311) **See Appendix C for exceptions. ****SPAT = best demonstrated available technology. See Appendix A.

	peija	If yes, list the wast test, the frequency [40 CFR 268.7(a)(\(\frac{\partial}{2}\) \(\frac{\partial}{2}\)	of testing, a	TCLP was used nd note any pr.	d provide the common Attach te	date of last st results.
	C> pec,	27, 1990				
	C.	Foig - Dec. of Total constituent 268.43 analyzed undestruction/remov	ánalysis: Arc sing total con	stituent analysi	atment standards is?* (BDAT =	specified in
	•	Yes V	o	NA	.*	
		*See Appendix C for	exceptions.			
·		If yes, list the was the date of last te test results. [40 C	st, the freque	ncy of testing,	and note any prob	
	đ.	PFLT*: Was PFL were contained in			ornia List constitu	ien ts
٠		Yes N	<u>√</u>	NA		
		*PFLT * Paint Filte	er Liquids Test	t [Test Hethod 90	095, EPA Publication	n No. SW-846]
			y of testing, a		d and provide the oblems. Attach to	
	•					
3.		the generator treat 40 CFR 262.34 (pe			anks or container	s regulated
	Yes_	No <u>\</u>	(II No.	, go to 4.)		
		the generator treat ards/prohibition lev		meet appropr	iate treatment	
	Yes_	No				٠.
		has the generator g to be conducted?			an detailing the fro	equency of
	Yes_	No	(If No	, go to 4.)		
	Does	the plan fulfill the	following? [4	10 CFR 268.7(a)(4)(i)]	
		ased on a detailed Contains informatio	n necessary to			

Yes_	No
Com	ments
Dilut	ion Prohibition [40 CFR 268.3]:
a.	Does the generator mix prohibited wastes with different treatment standards?
	*See Appendix E for distinction between restricted and prohibited wastes.
	Yes No (If No, go to b.)
	List the wastes
	Are the wastes amenable to the same type of treatment? [55 FR 22666]
	Yes No No
•	Comments
b.	Does the generator dilute prohibited wastes to meet treatment standard criteria, or render them non-hazardous? [55 FR 22665-22666]
· ·	Yes No \(\sqrt{ (If No, go to c.)}
	Check appropriate category:
	Dilutes to meet treatment standards Dilutes to render waste non-hazardous
	Do the wastes fall into the following categories? (Check if appropriate.) [CFR 268.3(b)]
	Managed in treatment systems regulated under the Clean Water Act Non-toxic* characteristic wastes Treatment standard specified in 40 CFR 268.41 or 268.43
	"Non-toxic = D001(except high TDC nonwastewaters), D002, and D003(except cyanic and sulfides). [55 FR 22666]
	If the wastes do not fall into the above categories, briefly describe the conditions under which they were diluted.
c.	Based on an assessment of points a. and b., and any other relevant circumstances, does the generator dilute prohibited wastes as a substitute adequate treatment? [40 CFR 268.3(a)]
	g and the second of the second

5.	P039 M constitu	ients of concern i	n 40 CFR 268.	nerator run an initial analysis for all 41 and 268.437 [55 FR 2262)
	Yes	No	NA_ <u>V</u>	
Manaj	gement		·	
1.	On-Site	e Management	•	
	8.	Are restricted wa greater than 90 (astes treated (can see the second sec	other than in a RCRA exempt unit), stored for generator - 180) days, or disposed on site?
		Yes }	40 <u>√</u>	
		• •		t also be completed.)
		* Small quantity; tess than 1,000 kg waste	generator ≈ gene g/mo, hazardous	rator of greater than or equal to 100 kg/mo. but waste, or less than 1 kg/mo. acutely hazardous
		Comments		
	b.	Clean Water Ac restriction, how pursuant to an 1 226621	et, have the follows: restricted was: NPDES permit	eristic wastes in systems regulated under the owing been documented: the determination of es are managed, and why wastes discharged are not prohibited (if applicable)? [55 FR
		Yα	No	NA <u>\langle</u>
	c.	them non-hazar 268 treatment s	dous, are the vandards are m	eristic wastes in RCRA exempt units to render wastes managed as restricted until 40 CFR Part let?* [40 CFR 268.9(d)]
		Yes	No	NA <u>V</u>
		268,41 and 268,43	s, and to some 4	ion based treatment standards specified in 40 CFR 0 CFR 268.42 required methods which result in ic level. See Appendix D.
2.	Off-S	ite Management:	Waste Exceed	s Treatment Standards
	a .	Does the gener /prohibition lev treatment or sto	els (not subjec	vaste that exceeds treatment standards to a national capacity variance) to an off-site
		Yes <u>√</u>	No	(If No, go to 3.)
		Identify waste of wastes are ship		-site treatment or storage facilities to which
		<u>Waste Code</u> <u>DOU!</u> DOU! DOU!, DOUS, FOUS F 019 (Cr)	Ross Inc Ross Inc	ing Facility Ingration Services In exation Services Vaste Management

C.

	Does the ge [40 CFR 268	2 7/01/11	a notification to the treatment or storag	e facility?						
	Yes	$N_0\sqrt{3}$	ee letten victation 47 (If No. go to 3.)							
	If the gener	avor specifies al required in 40	lternative treatment standards for lab pac CFR 268.7(a)(7) or (8) included with the							
	Ycs	No	NA							
b.	Is a notifica	tion sent with e	each waste shipment?							
	Yes	No								
		waste subject to nerator only)?	o a tolling agreement pursuant to 262.20((e) (small						
	Yes	No	(If No, go to 3.)							
		codes and subse ement is held.	quent handler with whom a contractual							
	Waste Code	e Subsec	quent Handler							
										
			1							
		the first waste	erator provide a notification to the receiv shipment subject to the tolling agreemen							
	Yes	No	·							
Off-S	Site Managem	ent: Wast e M ee	ets Treatment Standards							
ā.	Does the go	enerator ship w off-site disposa	aste that meets treatment standards/prohal facility?	ibition						
	Yes 🗸	No	(If No, go to 4.)							
	Identify waste code(s) and off-site disposal facilities:									
·	Waste Cod	le avide)	Receiving Facility Chemical Waste Management	•						
										
			de a notification and a certification to the (2)(i) and 268.7(a)(2)(ii)]?	disposal						
	Yes <u>√</u>	No	(If No, go to d.)	- 						

3.

	enerator only)? No	(If No, go to	o c)
List waste		i	ith whom a contractual
Waste Co	de	Subsequent	Handler
the receiv	mall quantity gen ring facility with t at? [40 CFR 268.7	he first waste shi	notification and a certification to ipment subject to the tolling
Yes <u>`</u>	No		
RCRAC	xempt unit) shipp	ed to a Subtitle	
Yes	No	$NA \sqrt{}$	(If No or NA, go to 4.)
Complete	e the following ta	ble:	
			C
Waste C	ode	Receiving I	racinty
Waste C	<u>∞de</u> — —	Receiving 1	
Are a no	tification and a co	ertification for ea	
Are a no	tification and a co	ertification for ea	ach shipment sent to the Regional
Are a no Adminis	tification and a co trator or authoriz	ertification for each State? [40 C]	ach shipment sent to the Regional
Are a no Adminis Yes Off-Site Does the which ar	tification and a contrator or authoriz No Management: We generator ship we	ertification for ea ed State? [40 Cl astes Subject to '	Variances, Extensions, or Petitions riance (40 CFR Part 268, Subpart
Are a no Adminis Yes Off-Site Does the which ar	tification and a contrator or authoriz No Management: We generator ship we subject to a native se-by-case extens	ertification for ea ed State? [40 Cl astes Subject to '	Variances, Extensions, or Petitions nent, storage, or disposal facility riance (40 CFR Part 268, Subpart 3.5)?
Are a no Adminis Yes Off-Site Does the which ar C), or ca	tification and a contrator or authoriz No Management: We generator ship we subject to a native se-by-case extens	ertification for each state? [40 C] astes Subject to vastes to a treatmional capacity valion (40 CFR 268)	Variances, Extensions, or Petitions nent, storage, or disposal facility riance (40 CFR Part 268, Subpart 3.5)?

4.

		the waste is	not prohibit	vide notificati ted from land	disposal? [40 C]	e receiving facility that FR 268.7(a)(3)]
	-	Ycs	No			in the second second
	ъ.	Is a notifica	tion sent wi	th each waste	shipment?	
		Yස	No			•
				ct to a tolling ty generator o	agreement purs	uant to 40 CFR
		Y¤	No	(If No	o, go to 5.)	
			codes and su ement is he		dier with whom	a contractual
		Waste Cod	<u>e</u> <u>S</u>	Subsequent Ha	andler .	
		Did the sm facility with [40 CFR 2	the first wa	iste shipment	vide a notification subject to the to	on to the receiving alling agreement?
5.	Reco	ords Retention		•		
	Does relev	the generato ant documen	or retain on s ts for a perio	site copies of a od of 5 years?	ill notifications, [40 CFR 268.7(a	certifications, and other
	Yes	No	,√ Se4	e letter	violation #	8
	certil	copies of rele lication, kept ement? [40 C	on site for a	argreements, a it least 3 years	along with the L after expiration	DR notification and/or or termination of the
	Yes .	No)	$NA \sqrt{}$		
	expir	DR docume red national c ision*?	nts reflect pr apacity varia	roper manager ances, case by	ment of wastes p case extensions :	reviously covered under and the soft hammer
	Yes	$\sqrt{}$ N	-	NA		
	waste	s which had tr	eatment Stand	soft hammer pro Mards establisher variance to 08	d in the Third Th	of 05/08/90. Soft harmer ird rule were granted a
	Com	ments				

1.	Are restricted wastes treated in RCRA exempt units (i.e., boilers, furnaces, distillation units, wastewater treatment tanks, elementary neutralization, etc.)
	Yes No (If No, do not complete this section.)
	List types of waste treatment units and processes:
	Waste Code Type of Treatment Treatment Units and Process Waste Waste Water Treatment
	FOIR Wastewaler Treatment
2.	Are treatment residuals generated from these units?
	Yes <u>/</u> No
,	Comments go to Chemical Waste Management
3.	Are residuals further treated, stored for greater than 90/180 days, or disposed
	- T
Add	Yes No \frac{}{} NA (If yes, the TSD checklist must also be completed.) Iitional Comments, Concerns, or Issues Not Addressed in the Checklist:
Add	(If yes, the TSD checklist must also be completed.)
Ad d	(If yes, the TSD checklist must also be completed.) litional Comments, Concerns, or Issues Not Addressed in the Checklist:
Add	(If yes, the TSD checklist must also be completed.) litional Comments, Concerns, or Issues Not Addressed in the Checklist:
Add	(If yes, the TSD checklist must also be completed.) litional Comments, Concerns, or Issues Not Addressed in the Checklist:
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Add	(If yes, the TSD checklist must also be completed.) litional Comments, Concerns, or Issues Not Addressed in the Checklist:
Add	(If yes, the TSD checklist must also be completed.) litional Comments, Concerns, or Issues Not Addressed in the Checklist:

MATERIAL SAFETY DATA SHEET COATINGS AND RESINS GROUP

SECTION I - PRODUCT INFORMATION

MANUFACTURER'S NAME: PPG INDUSTRIES, INC.
PRODUCT CODE/IDENTITY: 1LW41192 (051590D)
CUSTOMER PART#/NAME:
PRODUCT TRADE NAME: ENVIRON IMPERIAL WHITE

CHEMICAL FAMILY:

* *

ENVIRON IMPERIAL WHITE ACRYLIC LATEX

SHIPPING INFORMATION

US-DOT: SHIPPING NAME/HAZARD CLASS: PAINT, COMBUSTIBLE LIQUID UN NUMBER: UN1263

* * * * * *

PPG SAFETY AND HEALTH INDEX IN-PLANT HAZARD RATINGS

HEALTH= FLAMMABILITY= REACTIVITY=

1=SLIGHT 2=MODERATE 3=SERIOUS JAMINIMAL (

*=CONTAINS INGREDIENT(S) WHICH MAY CAUSE CHRONIC (LONG-TERM) HEALTH EFFECTS

(304). 843-1300 EMERGENCY MEDICAL/SPILL INFO:

AUTO REFINISH: (800) 245-2590, IN OHIO (216) 671-0050 SBURGH PAINTS: (800) 441-9695 TECHNICAL INFO:

PITTSBURGH PAINTS:

260 KAPPA DRIVE PRODUCT SAFETY INFO: PITTSBURGH, PA 15238 (412) 492-5555

* * * * *

6/21/90 DATE OF MSDS PREPARATION:

THIS MATERIAL SAFETY DATA SHEET HAS BEEN PREPARED IN ACCORDANCE WITH THE OSHA HAZARD COMMUNICATION STANDARD (29 CFR 1910.1200), THE SUPPLIER NOTIFICATION REQUIREMENTS OF SARA TITLE III, SECTION 313, AND OTHER APPLICABLE RIGHT-TO-KNOW REGULATIONS. ABBREVIATIONS AND OTHER DESIGNATIONS USED ON THIS MATERIAL SAFETY DATA SHEETS INCLUDE THE FOLLOWING:

U/I = UNKNOWN INFORMATION; N/A = NOT APPLICABLE; NOT ESTAB. = NOT ESTABLISHED; CERT. LTR. = CHEMICAL O.K. ON TSCA INVENTORY; CAS NO. NOT AVAILABLE

0752252442 (CUSTOMER NO.) LOCATION: 0808 901LW41192///621

DATE OF PREP: 6/21/90

PAGE 2

SECTION II - INGREDIENTS AND REGULATORY INFORMATION

•			SA	RA TITI	E 111	& CER	CLA CLA	SSIF	I CA	TIO	NS.	
		×	HS	EHS	TC+	RQ	TPO	S.	ARA	31	1/3	12
INGREDIENTS	CAS NUMBER	WEIGHT	(102)	(302)	(313)	(LBS)	(LBS)	AC	СH	FŁ	PΩ	RE
MODIFIED MELAMINE-FORMALDEHYDE RESIN	9003-08-1	2- 5	N	N	N	N/A	N/A	Y	ĸ	Y	ж	Ж
CALCIUM CARBONATE	1317-65-3	1- 2	N	N	N	N/A	N/A	Y	N	Ň	N	X
TITANIUM DIOXIDE #	13463-67-7	25-30	N	R	N	N/A	N/A	H	Ÿ	H	N	N
ORGANIC WHITE PIGMENT	9011-05-6	2- 5	N	N	N	N/A	N/A	Ж	H	N	X	×
DEIONIZED WATER	7732-18-5	25-30	N	N	N	X/A	N/A	N	Н	N	×	ä
DIETHYLENE GLYCOL MONOBUTYL ETHER	112-34-5	2-5	N	N	Y	N/A	N/A	Y	Y	H	N	N
ETHYLENE GLYCOL	107-21-1	5-10	N	N	Ý	H/A	N/A	Ý	Ý	N	N	H
FILM FORMERS, RESINS, AND ADDITIVES	NOT ESTAB.	25-30	N	N	N	N/A	N/A	Y	N	N	N	н

*** THE FOLLOWING INGREDIENTS ARE REPORTABLE AS SARA SECTION 313 CHEMICAL CATEGORIES *** GLYCOL ETHERS NOT ESTAB. 2- 5

*** OCCUPATIONAL EXPOSURE LIMITS HAVE BEEN ESTABLISHED FOR THE FOLLOWING MATERIALS ***

	ACC	31 H		IA		PEL
INGREDIENTS	TLV-TWA	TLV-STEL	PEL-TWA	PEL-STEL	IPEL-TWA	IPEL-STEL
		• • • • • • • • • • • • • • • • • • • •				
CALCIUM CARBONATE	10 mg/m3	NOT ESTAB	15 mg/m3	NOT ESTAB	10 mg/m3	NOT ESTAS
TITANIUM DIOXIDE #	10 mg/m3	NOT ESTAB	15 mg/m3	NOT ESTAB	10 mg/m3	NOT ESTAB

*** SARA 311/312 CATEGORIES FOR THIS PRODUCT *** ACUTE=Y CHRONIC=Y FLAM=Y PRESS=N REAC=N

*** PRODUCT STATUS RELATIVE TO THE US EPA TOXIC SUBSTANCES CONTROL ACT *** ALL CHEMICAL SUBSTANCES IN THIS PRODUCT COMPLY WITH ALL APPLICABLE RULES OR ORDERS UNDER THE ENVIRONMENTAL PROTECTION AGENCY'S TOXIC SUBSTANCES CONTROL ACT.

*** FOOTNOTES FOR SECTION II ***

CARCINOGENIC ACCORDING TO CRITERIA ESTABLISHED BY: *=NTP **=IARC @=OSHA #=OTHER
ORAL= LD50 ORAL (RAT), (g/kg) DERM= LD50 DERMAL (RABBIT), (g/kg) INHL= LC50 INHALATION (RAT), (Mg/L) + INGREDIENTS IN THE TO COLUMN ARE SUBJECT TO THE REPORTING REQUIREMENTS OF SARA TITLE III. SEE 40 CFR PART 372.

CONTINUED ON PAGE 3

SECTION III - PHYSICAL/CHEMICAL CHARACTERISTICS [FORMULA VALUES, NOT SALES SPECIFICATIONS]

82 - 230 DEG. C BOILING RANGE: VAPOR PRESSURE: 16.0mmlg

SOLUBILITY IN WATER: 39.5%

VAPOR DENSITY: HEAVIER THAN AIR

WT/GAL (LBS): 11.37 (U.S.)

X VOL/VOLUME: 51.50

pH: U/I

EVAP RATE(BUDAc=100):

% SOLID BY WEIGHT: 61.93 SPECIFIC GRAVITY: 1.36

COOR/APPEARANCE: VISCOUS LIQUID WITH AN COOR CHARACTERISTIC OF THE

CHEMICAL FAMILY AND ANY SOLVENTS LISTED IN SECTION II.

SECTION IV - FIRE AND EXPLOSION HAZARD DATA

US-DOT CATEGORY: COMBUSTIBLE

FLASHPOINT: 130 DEG. F PHCC

FLAMMABLE LIMITS: LEL UI

EXTINGUISHING MEDIA:

USE NATIONAL FIRE PROTECTION ASSOCIATION (NFPA) CLASS B EXTINGUISHERS (CARBON DIOXIDE, DRY CHEMICAL, OR UNIVERSAL AQUEQUS FILM FORMING FOAM) DESIGNED TO EXTINGUISH HFPA CLASS II COMBUSTISLE LIQUID FIRES.

UNUSUAL FIRE AND EXPLOSION HAZARDS:

CLOSED CONTAINERS MAY EXPLODE OR BURST (DUE TO THE BUILD-UP OF STEAM PRESSURE) WHEN EXPOSED TO EXTREME HEAT.

SPECIAL FIRE FIGHTING PROCEDURES:

WATER SPRAY MAY BE INEFFECTIVE. WATER SPRAY MAY BE USED TO COOL CLOSED CONTAINERS TO PREVENT PRESSURE BUILD-UP AND POSSIBLE AUTOIGNITION OR EXPLOSION WHEN EXPOSED TO EXTREME KEAT. IF WATER IS USED, FOG MOZZLES ARE PREFERABLE. FIRE-FIGHTERS SHOULD WEAR SELF CONTAINED BREATHING APPARATUS.

SECTION V - REACTIVITY DATA

STABILITY: STABLE EAZARDOUS POLYMERIZATION: NOT EXPECTED TO OCCUR

INCOMPATIBILITY (MATERIALS AND CONDITIONS TO AVOID):

AVOID CONTACT WITH STRONG ALKALIES, STRONG HINERAL ACIDS, OR STRONG OXIDIZING AGENTS.

HAZARDOUS DECOMPOSITION PRODUCTS:

MAY PRODUCE HAZARDOUS DECOMPOSITION PRODUCTS WHEN HEATED. WELDING, BRAZING, OR FLAME-CUTTING ON SURFACES COATED WITH THIS PRODUCT MAY PRODUCE FUMES INCLUDING: Carbon Monoxide, Oxides of Mitrogen, Formaldehyde

SECTION VI - SPILL OR LEAK PROCEDURES

STEPS TO SE TAKEN IN CASE MATERIAL IS RELEASED OR SPILLED:

PROVIDE MAXIMUM VENTILATION. ONLY PERSONNEL EQUIPPED WITH PROPER RESPIRATORY AND SKIN AND EYE PROTECTION SHOULD BE PERMITTED IN THE AREA. REMOVE ALL SOURCES OF IGNITION. TAKE UP SPILLED MATERIAL WITH SANDUST, VERHICULITE, OR OTHER ABSORBENT MATERIAL AND PLACE INTO CONTAINERS FOR DISPOSAL.

WASTE DISPOSAL METHOD:

WASTE MATERIAL MUST BE DISPOSED OF IN ACCORDANCE WITH FEDERAL, STATE, PROVINCIAL, AND LOCAL ENVIRONMENTAL CONTROL REGULATIONS. EMPTY CONTAINERS SHOULD BE RECYCLED OR DISPOSED OF THROUGH AN APPROVED WASTE MANAGEMENT FACILITY.

SECTION VII - HEALTH HAZARD DATA

EFFECTS OF OVEREXPOSURE FROM:

INGESTICA:

-HARHFUL OR FATAL IF SWALLOWED.

EYE CONTACT:

-CAUSES EYE IRRITATION.

SKIN CONTACT:

-MAY CAUSE MODERATE SKIN IRRITATION.

- MAY BE ABSORBED THROUGH THE SKIN.

INHALATION:

-VAPOR AND SPRAY MIST MAY BE HARMFUL IF INHALED.

-VAPOR GENERATED AT ELEVATED TEMPERATURES IRRITATES EYES, NOSE AND THROAT.

CHRONIC OVEREXPOSURE:

AVOID LONG TERM AND REPEATED CONTACT.

-THIS PRODUCT CONTAINS TITANIUM DIOXIDE. ANIMALS INHALING MASSIVE QUANTITIES OF TITANIUM DIOXIDE DUST IN A LONG-TERM STUDY DEVELOPED LUNG TUMORS. STUDIES WITH HUMANS INVOLVED IN MANUFACTURE OF THIS PIGMENT INDICATE NO INCREASED RISK OF CANCER FROM EXPOSURE. POTENTIAL FOR INHALATION OF TITANIUM DIOXIDE DUSTS FROM COATINGS IS VERY LIMITED. SINCE OVEREXPOSURES ARE NOT EXPECTED, THERE IS NO SIGNIFICANT HAZARD FOR MAN.

-THIS PRODUCT CONTAINS DIETHYLENE GLYCOL MONOBUTYL ETHER (DEGBE). DEGBE CONSUMED IN DRINKING WATER AT LOW LEVELS BY RATS FOR 30 DAYS CAUSED INJURY TO EITHER THE LIVER, KIDNEY, SPLEEN, OR TESTES.

-THIS PRODUCT CONTAINS ETHYLENE GLYCOL WHICH MAY CAUSE KIDNEY AND LIVER DAMAGE AND WHICH HAS BEEN SHOWN TO CAUSE BIRTH DEFECTS IN LABORATORY ANIMALS. NO EVIDENCE OF THESE EFFECTS HAS BEEN FOUND IN HUMANS.

SIGHS AND SYMPTOMS OF OVEREXPOSURE:

STILSON LABORATORIES, INC. 170 HORTH HIGH STREET COLUMBUS OHIO 43215 PHONE - 614-228-2900

REYNOLDS METALS CO. REYNOLDS RD. ASHVILLE, OHIO 43103 ATTN: MR.BOB JOHNSON LAB NO. 17626 JOB 977003 DATE December 5, 1990

LOCATION COLLECTED REYNOLDS METALS FOO3 FOO5 SOLIDS

PRESERVATIVES USED

DATE COLLECTED - - - August 31, 1990

TIME COLLECTED - - - 0

DATE RECEIVED - - - August 31, 1990

Test	Result	Unit
TCLP - ZHE EXTRACTION	COMPLETE	
TCLP - EXTRACTION	COMPLETE	
MEK - TCLP	COMPLETE	HG/L
ARSENIC-TCLP	0.017	MG/L
BARIUM-TCLP	2.2	MG/L
CADMIUM-TCLP	4.56	11G/L
CHROMIUM-TCLP	0.03	MG/L
LEAD-TCLP	0.05	MG/L
MERCURY-TCLP	(0.0002	MG/L
SELENIUM-TCLP	0.035	MG/L
SILVER-TCLP	(0.02	MG/L
TCLP - DRGANICS	COMPLETE	

PROJECT MANAGER

TODD W. STOUT

REYNOLDS METALS TOLP EXTRACTION-MEK F003 F005 SOLIDS

SLI# 17626

COMPOUND

METHYL ETHYL RETUNE

CONCENTRATION MG/L

146

STILBEN KABURATORISE, INC. 170 - KATH HIBH STREET JALUKSUS JAIJ KAZISK 1 AHONE - 614-228-2200

REYMOLDS PETAIS CO. REYMOLDS NO. ASHVILLE, OHIO 43103 ATTN: HR.BOB JOHNSON LAB HO. 19353 JOB 977002 DATE February 12, 1991

LOCATION COLLECTED REYNOLDS DIRTY BOLVEHT

PRESERVATIVES USED

DATE COLLECTED - - - December 27, 1990

TIME COLLECTED - - - 0

DATE RECEIVED + - - December 27, 1990

		•
Test	Result	Unit
MINERAL SPIRITS	C100	MG/L
IGRITABILITY	110	F
METALS	COMPLETE	
6C/MS VOLATILES	COMPLETE	
BTU/LB.	10026	
TOLE - THE EXTRACTION	COMPLETE	
TOLP - EXTRACTION	COMPLETE	
ARSENIC-TOLP	<6.005	MG/L
BARIUM-TCLP	3.4	MG/L
CADMIUM-TCLP	0.07	.MG/L
CHROMIUM-TCLP	0.54	MG/L
LEAD-TCLP	<0.03	MG/L
MERCURY-TCLP	<0.0002	MG/L
SELENIUM-TCLP	0.016	M G/L
SILVER-TCLP	(0.02	MG/L
VOLATILE ORGANICS (1)	COMPLETE	

PROJECT MANAGER

TODD W. STOUT

REYNOLDS METALS CO. TCLP VOLATILES DIRTY SOLVENT

SLI# 19353

COMPOUND	•	CONCENTRATION	MG/L
BENZENE		<100	
CARBON TETRACHLORIDE		< 100	
CHLOROBENZENE	•	< 100	
CHLOROFORM		<100	
1,4-DICHLOROBENZENE	-	< 100	
1,2-DICHLOROETHANE		<100	
1,1-DICHLOROETHYLENE		<100	
MÉTHYL ETHYL KETONE		1 <i>7</i> 600	
TETRACHLOROETHYLENE		< 100	•
TRICHLOROETHYLENE		<100	٠.
VINYL CHLORIDE		<100	

STILSON LABORATORIES, INC. 170 HORTH HIGH STREET COLUMBUS OHIO 43215 THONE - 614-228-2900

REYNOLDS METALS CO. REYNOLDS RD. ASHVILLS, OHIO 43103 ATTN: MR.EGE JOHNSON LAB NO. 8156 JOB 977003 DATE February 23, 1989

LOCATION COLLECTED REYNOLDS METALS CHROME CAKE 12/6/38

PRESERVATIVES USED

DATE COLLECTED - - - December 6, 1989

TIME COLLECTED - - - 0

DATE RECEIVED - - - February 1, 1989

Test	Result	Unit
NICKEL	₹.5	MG/K G
CHROMIUM , TOTAL	6700	#G/KG
LEAD	1.0	MG/K G
CADMIUM	246	MG/KG 1
EXTRACTION PROCEDURE	COMPLETE	
CYANIDE	<0.002	MG/KG
METALS	COMPLETE	
CADMIUM-TCLP	0.016	MG/L
CHROMIUM-TCLP	43.0	#G/L
LE.AD-TCLP	₹0.05	MG/L
HICKEL-TCLP	0.04	HG/L
CADMIUM-EP	<0.01	MG/L
CHRONIUM-EP	0.7	MG/L
LEAD-EP	⟨0.05	MG/L
NICKEL-EP	₹0.03	MG/L

PROJECT MAHAGER

TOĎĎ W. STÓUT



REYNOLDS ALUMINUM

Reynolds Metals Company • Construction Products Division • Building Products Group Reynolds Road • Ashville, Ohio 43103 • (614)983-2571

March 30, 1989

0: WMD -CC: RF Exp. 062765278

USEPA REGION V Regional Administrator's Office 230 S. Dearborn Street Chicago, IL 60604

Dear Sir or Madam:

Please find enclosed Reynolds Metals Company's Ashville Plant Demonstration Statement, with certification of improved post treatment yielding greater environmental benefit than stated in our August 19, 1988 statement. This is required by 40 CFR 268.8.

If you are in need of further information or have questions regarding this submission, please contact me at (614) 983-2571, Ext. 365.

Sincerely,

REYNOLDS METALS COMPANY

USEPA I.D. NO. OHD055352512

R. G. Johnson Plant Engineer

RDJ/jvp Enc.

EHC.

cc: R. L. Bryant

J. S. Hammer

R. Mait, EXO

S. Ball, Chemical Waste Management

RECEIVED

MAR 3 1 1989

U. S. EPA REGION 5
OFFICE OF REGIONAL ADMINISTRATOR

USEPA REGION V REGIONAL ADMINISTATOR'S OFFICE 230 S. DEARBORN STREET CHICAGO, IL 60404

RE: F019 WASTE USEPA NO. OHD055352512

CERTIFICATION STATEMENT

This is to certify that the above referenced waste has been post treated yielding greater environmental benefit than stated in my August 19, 1988 certification statement. This waste will be treated by Chemical Waste Management, Adams Center Landfill, Fort Wayne, Indiana.

"I certify, under penalty of law, that the requirements of 40CFR 268.8 (a) have been met and that I have contracted to treat my waste (or will otherwise provide treatment) by the practically available technology which yields the greatest environmental benefit at the present time. I believe that the information submitted is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine or imprisonment."

NOTIFICATION STATEMENT

"Between 8/8/88 and 5/8/90, waste specified in Section 268.10 for which treatment standards under Subpart D of this part are not applicable, including those wastes which are subject to the statutory prohibitions of RCRA 3004 (d) or codified prohibitions under Section 268.32 of this part but not including wastes subject to treatment standard under Section 268.42 of this part, are prohibited from disposal in a landfill or surface impoundment unless the wastes are the subject of a valid demonstration and certification pursuant to Section 268.8."

R. G. Johnson

Plant Engineer

3-30-89



REYNOLDS ALUMINUM

Reynolds Metals Company • Construction Products Division • Building Products Group Reynolds Road • Ashville, Ohio 43103 • (614)983-2571

O: WMD CC: RF FREEMAN

August 19, 1988

USEPA REGION V
Regional Administrator's Office
230 S. Dearborn Street
Chicago, IL 60604

Dear Sir or Madam:

Please find enclosed Reynolds Metals Company's Ashville Plant Demonstration Statement, with explainative enclosures, as required by 40CFR 268.8.

If you are in need of further information or have questions regarding this submission, please contact me at (614) 983-2571.

Sincerely,

REYNOLDS METALS COMPANY USEPA I.D. No. OHDO55352512

R. G. Johnson Plant Engineer

RGJ/km

cc: R. L. Bryant

J. S. Hammer

A. M. Doherty

Enclosures

RECEIVED

AUG 2 4 1988

OFFICE OF RELIGION 5

USEPA REGION V
REGIONAL ADMINISTRATOR'S OFFICE
230 S. DEARBORN STREET
CHICAGO, IL 60604

RE: F019 WASTE USEPA No. OHD055352512

CERTIFICATION STATEMENT

This is to certify that the above referenced waste has been treated by the best practically available methods.

"I certify, under penalty of law, that the requirements of 40CFR 268.8 (a) have been met and that I have contracted to treat my waste (or will otherwise provide treatment) by the practically available technology which yeilds the greatest environmental benefit, as indicated in my demonstration. I believe that the information submitted is true, accurate, and complete. I am aware that there are significant penalties for submitting false information, including the possibility of fine or imprisonment."

NOTIFICATION STATEMENT

"Between 8/8/88 and 5/8/90, waste specified in Section 268.10 for which treatment standards under Subpart D of this part are not applicable, including those wastes which are subject to the statutory prohibitions of RCRA 3004 (d) or codified prohibitions under Section 268.32 of this part but not including wastes subject to treatment standard under Section 268.42 of this part, are prohibited from disposal in a landfill or surface impoundment unless the wastes are the subject of a valid demonstration and certification pursuant to Section 268.8."

R. G. Johnson

Plant Engineer

8/19/88

Operating & Control Parameters

for

Reynolds Metals Company's
Ashville Extrusion and Coil Coating Line

Introduction

Proper surface preparation of extruded and coiled aluminum stock must preced the actual coating or painting of the base metal. The Reynolds Metals Company's extrusion and coil coating line incorporates a preliminary surface preparation step known as chromating. Chromating consists of passing the base metal through an aqueous solution containing hexavalent chromium. After rinsing, the base metal is further coated and dried in accordance with individual product specifications. The spent chromating solutions and rinses constitute the influent to the chrome treatment process.

The chemical treatment of chromating wastes has a long and successful history. While there are a variety of treatment methods the most common method of treatment involves the reduction of hexavalent chromium (Cr+6) to trivalent chromium (Cr+3) and the subsequent precipitation and removal of chromium as a hydroxide sludge.

Operating Parameters

Reynolds employs sulfur dioxide (SO_2) and sulfuric acid (H_2SO_4) as a reducing agent in the Ashville Waste Treatment Plant. The reduction of Cr^{+6} to Cr^{+3} is pH dependent and goes to completion even at a pH as high as 4.5.

The precipitation of chromium (III) hydroxide is accomplished by the addition of calcium hydroxide $(Ca(OH)_2)$ which reacts with the Cr^{+3} and, at the same time, adjusts the pH to obtain maximum precipitation. Our treatment plant slakes its own lime as follows:

$$Ca0 + H_20 \longrightarrow Ca(OH)_2$$

The lime slurry is metered into the clarifier with the reduced chromium being precipitated as a hydroxide sludge as follows:

$$Cr_2(SO_4)_3 + 3 Ca (OH)_2 \longrightarrow 2 Cr(OH)_3 \downarrow + 3 CaSO_4$$

The chromium (III) hydroxide sludge is removed after clarification and dewatered by vacuum filtration.

Control Paramenters

The chemical reduction tank is where the actual reduction of the hexavalent chromium to trivalent chromium takes place. The pH of this tank is automatically maintained between 2.6 to 2.9.

The instrumentation in the chemical reduction tank consists of a pH recorder/controller and an ORP recorder/controller. The ORP, ie., oxidation-reduction potential, is a measure of the reduction of hexavalent chromium to trivalent. Both the pH and ORP meters continuously monitor the conditions in the reduction tank and in turn the reduction of hexavalent chromium. The ORP is a direct indication that the nexavalent chromium in the treatment system is in fact being reduced. With the ORP recorder/controller being adjusted to a predetermined set point visual inspection of the recorder will immediately indicate the effectiveness of the treatment system. The instrumentation of the system is designed to provide control of the treatment system with an additional backup consisting of frequent and routine operator supervision.

In the precipitation tank, lime slurry is added to elevate the pH to a range of 6.9 to 7.5. The maximum precipitation of trivalent chromium occurs at this pH range. The pH is adjusted and maintained at this range by a pH recorder/controller which regulates the rate of flow of lime slurry to the precipitation tank. A flocculant is added to enhance precipitation.

Additionally, the effectiveness of the treatment system is easily visualized by the bluish green chloriation of the chromium (III) hydroxide sludge. Proper reduction $C_{c} \log d \log d$

of the hexavalent chromium is evidenced by the distinctive blue-green color of sludge.

Any potential for treatment system upsets would quickly be detected by variation this characteristic sludge color and by the readings registered on the monitoring equipment.

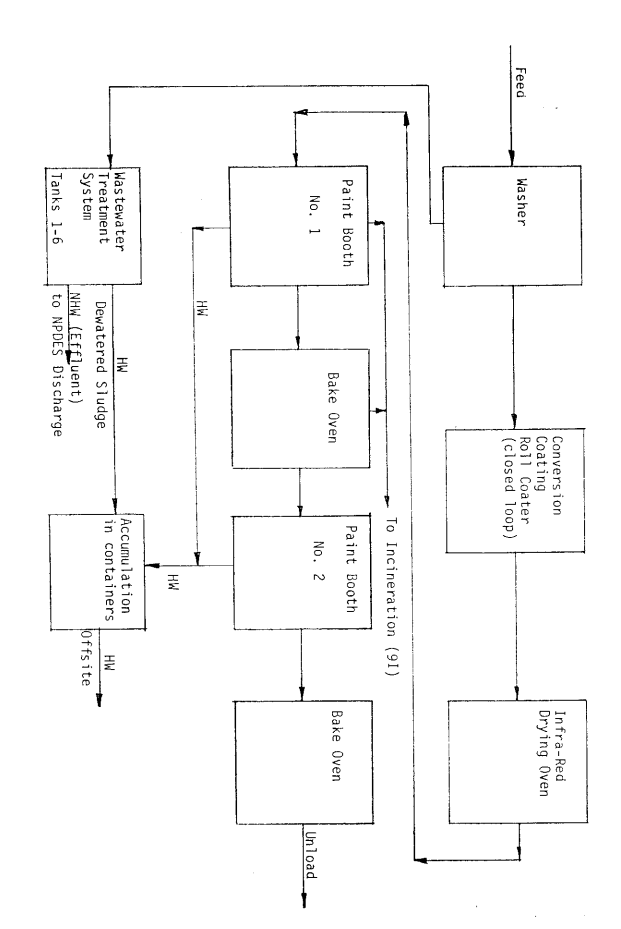
A recent laboratory analysis preformed by our control laboratory is attached, illustrating the effectiveness of the chromium reduction process employed at this facility. (See Attachments F & G).

You will note on Attachment F (influent to the treatment plant) the concentration of 7MG/L of hexavalent chromium.

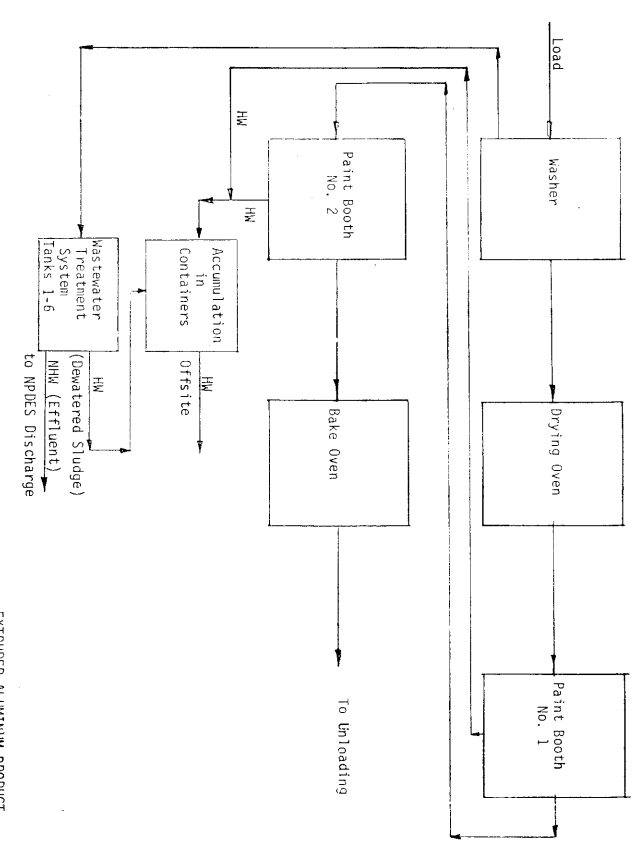
On Attachment G (dewatered hydroxide sludge) you will note the conversion of hexavalent chromium to trivalent chromium with the hexavalent chromium below detectable limits.

Refer to Attachments C & D for Waste Source diagrams.

Refer to Attachment E for Waste Treatment diagrams.

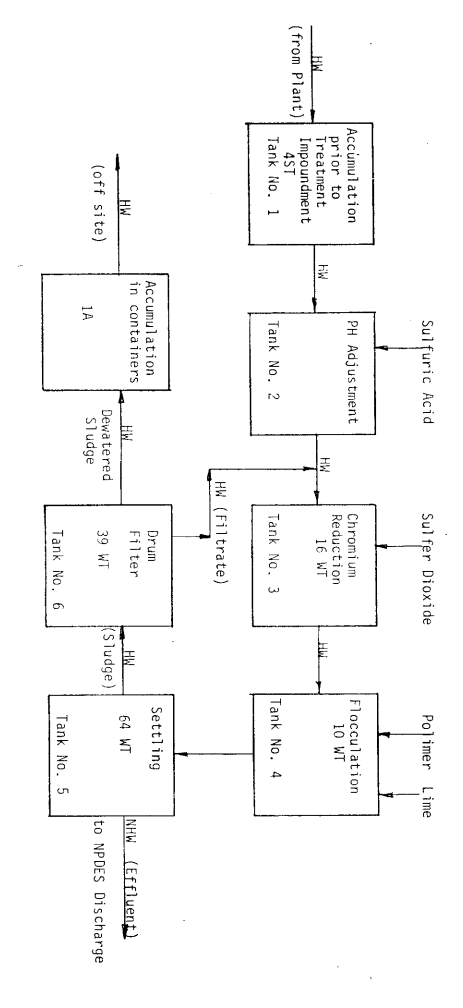


COILED ALUMINUM PRODUCT PAINT SYSTEM FLOW DIAGRAM



PAINT SYSTEM FLOW DIAGRAM

ATTACHMENT D



WASTEWATER TREATMENT SYSTEM

STILSON INGERATORIES INC. 170 HORTH HIGH STREET COLUEBU: OHIO 43215 PHONE - 614-228 4385

REYNOLDS RETAUS CO. REYNOLDS RD. ASHVILLE. OHIO 43103 ATTN: MR.BOB JOHNSON

LAE NO. 3048 JUB 977003 DAIR August 19. 1288

LUCALIUN COLLECTED RETROLDS METAL CO. FLOW COMING THIS HIT.

PRESERVATIVES USED

DATE COLLECTED - - - August 10. 1988

TIME COLLECTED of

DATE RECEIVED - - - August 10, 1988

Test	. Result	uaxt
CHROMIUM, IRIVALENI	1.85	MG/L
CHROMIUM, HEX	7.0	MGZL

PROJECT MANAGER

HILSON T. HALRER

STILSON LABORATORIES, INC. 270 NORTH HIGH STREET COLUMBUS ONIO 43215 PHONE - 614-228-4385

REYHULDS METALE CG. REYHULDS ND. ASHNILLE, OHIO 43103 ATTN: MR.DOB JUHNSON LAS NO. 5049 JOB 977003 DATE August 18, 1988

LOCATION COLLECTED REYNOLDS METAL CO. N.O.S. ORM-E #9189 .

PRESERVATIVES USED

DATE COLLECTED - - - August 10, 1988

TAME COLLECTED - - - 0

DATE RECEIVED - - - August 10. 1988

7 est	Result	Unit
CHROFIUM, TRIVALENT	3190	me/KG
CHRUMIUM, HEX	₹0 . 75	MG/KG

PROJECT MANAGER WILSON T. WALKER



Re: Pickaway County

USEPA No.: <u>OHDO55352512</u> Ohio EPA No.: 01-65-0040



Mr. Bob Johnson, Environmental Engineer Reynolds Metals Company

June 22, 1983

Reynolds Metals C Reynolds Road

Box 12

Ashville, Ohio 43103

Dear Mr. Johnson:

On May 23, 1983, Reynolds Metals Company was inspected to determine if it was in compliance with applicable rules and regulations of the U.S. and Ohio EPA regarding the generation, storage, treatment, and disposal of hazardous waste.

The results of this inspection indicates that Reynolds Metals Company is in substantial compliance with applicable hazardous waste regulations that were in effect at the time of the inspection. This facility is a Generator that stores in containers for more than 90 days and has submitted a Part A Permit Modification to the U.S. and Ohio EPA to indicate this.

A copy of the inspection report is enclosed with this letter. Please contact me at (614-462-8394) if you have any questions or concerns with the report.

Sincerely,

Debbie Unger

Landic Clara

Division of Hazardous Materials Management

DU/sc

cc: Ms. Paula Cotter; Enforcment, Ohio EPA cc. Mr. Ken Westlake; SIO, Region V, U.S. EPA

Enclosures

5/2 3 10:00 AM
Date and Time of Inspection

RCRA INTERIM STATUS INSPECTION FORM

		HWFAB # 01-65-0040
PART 1. GENERAL INFORMATION	NC	U.S. EPA I.D. # 0HD055352512
Reynolds Metals Company Facility: Building Products Plant	ompany Plant Address: Reynolds Road; Box 12	City: Ashville
State: Ohio	Zip Code: 43103 County: Pickaway	Telephone: 614-983-2571
	INSPECTION PARTICIPANTS(S)	
(Name)	(Title)	(Telephone)
1. Mr. Bud Munson	Maintenance	614-983-2571
2. Mr. Johnson	Environmental Engineer	614-983-2571
3.		
	INSPECTOR(S)	
1. Ms. Debbie Unger	Division of Hazardous Materials	614-462-8394
2.		
	INSTALLATION ACTIVITY	
Mark One	If the site is a TSDF, check the boxes indicatin	a TSDF, check the boxes indicating which regulations are applicable.
Generator only (G)	ral Facility Standards,	∠ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓ ✓
// Transporter (T)	and Prevention, Contingency and Emergency, Manifests/Records/Reporting, Closure	/ Land Treatment D81
TSDF only	/X/ Containers SOl	// Landfills D80
1-9		Chemical/Physical/
ZZ G-TSDF	/ Surface Impoundments S04/T02	Diological 104
	<pre>// Incineration/Thermal Treatment</pre>	ar Dankarcer Floritor ing
		alneolo-leol
		Revised 9/15/82

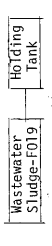
- Has the facility submitted a Part A to Ohio?
- If "yes", is it complete and accurate?
- . Has the facility submitted a Part B?

REMARKS, PART 1. GENERAL INFORMATION

Include a brief description of site activity and waste handling.

- The original Part A Permit is not an accurate reflection of the RCRA activities a "Wastewater Treatment Unit" as defined in 40 CFR 260.10 and 3745-50-10(A)(90) of the Federal and State Reg-T/S/D site for storage of The process of treating the hexavalent chromium to trivalent chromium meets the definition of submitted a Part A Permit Modification on August 4, 1982 to become a F019 and F003 in drums only. at this plant. ulations.
- Settling tank Filtering Cr3+ Sump Lime Cr6+ Holding Tank Holding Influent from treatment of aluminum

Ä



Effluent NPDES Permit

- Paint Waste F003, is an ignitable listed hazardous waste stored in containers on a concrete pad away from the main facility. ъ.
- August, 1982, by this facility to the Division of Hazardous Materials to change the status of having sur-A Permit Modification was submitted face impoundments to having a "Wastewater Treatment Unit" that is regulated by the Clean Water Act. sludge from the filtering of the influent is a listed hazardous waste-F019. The Groundwater Monitoring Section of this report is not enclosed.

Revised 9/15/82

is waste(s) generated at this facility have been tested or are l to be hazardous waste(s) as defined in Section 261 and in	
s facility have been tested or are s defined in Section 261 and in	
ي ح	compilance with the requirements of Sections 262.11.

2	Does	this	facil	ity	generate	any	2. Does this facility generate any hazardous wastes that are excluded from	wastes	that	are	excluded	from
	regul	ation	າ unde	r Se	ection 26	7	regulation under Section 261.4 (statutory exclusions) or Section 261.6	exclusi	ous)	or	section 26	9.1
	(rec)	rcle/r	recycle/reuse)?	٠.			• .				-	

cinded	((6)(o)	ter	
Does this facility have waste or waste treatment equipment that is excluded	from regulation because of totally enclosed treatment (Section 265.1(c)(9))	or via operation of an elementary neutralization unit and/or wastewater	
eduipmeni	ment (Sea	unit and/	
reatment	sed treat	lization	
r waste t	lly enclo	ry neutra)(10)).
waste o	of tota	elementa	treatment unit (Section 265.1(c)(10)).
ity have	because	n of an	(Section
s facil	ulation	peration	t unit
Does thi	from reg	or via c	treatmen
ش			

- The generator meets the following requirements with respect to the preparation, use and retention of the hazardous waste manifest:
- The manifest form used contains all of the information required by Section 262.21(a) and (b) and the minimum number of copies required by Section 262.22. g)
- The generator has designated at least one permitted disposal facility and has/will designate an alternate facility or instructions to return waste in compliance with Section 262.20. <u>(۵</u>
- Prepared manifests have been signed by the generator and initial transporter in compliance with Section 262.23. Û
- The generator has complied with manifest exception reporting requirements (investigate after 35 days, report after 45 days) in Section 262.42(a), (b) p
- Signed copies of all hazardous waste manifests and any documentation required for Exception Reports are retained for at least 3 years as required by Section 262.40. (e

Remark #					needed	
N/A					o when	
읭	2.	×			tend to	
Yes	×		×	×	× =	×
						•

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Remark

No

Yes

	t requirements:
	The generator meets the following hazardous waste pre-transport
	waste
-	hazardous
	following
	the
	meets
	generator
	The

S.

- Prior to offering hazardous wastes for transport off-site the waste material s packaged, labeled and marked in accord with applicable DOT regulations Section 262.30, 262.31 and 262.32(a)) (B)
- Prior to offering hazardous wastes for transport off-site each container with a capacity of 110 gallons (416 liters) or less is affixed with a completed hazardous waste label as required by Section 262.32(b). Q
- The generator meets requirements for properly placarding or affering to properly placard the initial transporter of the waste material in compliance with Section 262.33. $\widehat{\mathbf{c}}$
- Hazardous wastes imported from or exported to foreign countries are handled in accordance with the requirements of Section 262.50. 9
- Section 262.34, the following requirements with respect to such storage are met: tanks for 90 days or less without a RCRA storage permit as provided under If the generator elects to store hazardous waste on-site in containers or 7
- The containers are clearly marked with the words "Hazardous Waste". a)
- The date that accumulation began is clearly marked on each container. (q
- and providing an annual training program refresher course (Section 262.34). The generator has provided a Personnel Training Program in compliance with Section 265.16(a)(b)(c) including instruction in safe equipment operation and emergency response procedures, training new employees within 6 months ထံ
- The generator keeps all of the records required by Section 265.16(d)(e) including written job titles, job descriptions and documented employee training records (Section 262.34). 6

			×	× ×		
						•
×	\times	\times			×	×

PART 4. GENERAL INTERIM STATUS REQUIREMENTS

	G: Closure H: Financial Requirements	
SUBPARTS INCLUDED	<pre>D: Contingency and Emergency E: Manifest/Records/Reporting</pre>	
	B: General Facility Standards C: Preparedness and Prevention	

Subpart B: General Facility Standards

Remark #					
N/A	•		.	. 1	
Yes No		-	×	\times	
Yes	\times	×		- 1	
	. The operator has a detailed chemical and physical analysis of the wastematerial containing all of the information which must be known to properly treat or store the waste as required by Section 265.13(a)(l).	. The operator has a written waste analysis plan which describes analytical parrameters, test methods, sampling methods, testing frequency and responses to any process changes that may affect the character of the waste (Section 265.13(b)).	. a) Physical contact with the waste structures or equipment will not injure unknowing/unauthorized persons or livestock entering the facility (265.14(a)(1)).	b) Disturbance of the waste will not cause a violation of the hazardous waste regulations (265.14(a)(2)).	IF BOTH 3a AND 3b ARE "YES", MARK QUESTIONS 4 AND 5 "NOT APPLICABLE".
	-	2.	က်		

-	
×	\times
:	
ince system, or	itural barrier <u>and</u> a means to control entry at al ¹ .
a) A 24-hour surveillance system,	An artificial or natural bar times (265.14(b)(2).
a)	p)

The facility has -

4.

Remark

ъ.

- a) The operator must develop and follow a comprehensive, written inspection plan and must document the inspections, malfunctions and any remedial actions taken in an operating record log which is kept for at least three years. (265.15) 9
- b) Areas subject to spills (i.e., loading and unloading areas, container storage areas, etc.) are inspected daily when in use and according to other applicable regulations when not actively in use. (265.15(b)(4)
- The facility has provided a Personnel Training Program in compliance with Section 265.16(a)(b)(c) including instruction in safe equipment operation and emergency response procedures, training new employees within 6 months and providing an annual training program refresher course. 7
- The facility keeps all records required by Section 265.16(d)(e) including written job titles, job descriptions and documented employee training records. φ.
- If required due to the actual hazards associated with Ignitable, Reactive or incompatible waste materials, the facility meets the following requirements (Section 265.17). 6
- a) Protection from sources of ignition.

Ignitable

- b) Physical separation of incompatible waste materials.
- "No Smoking" or "No Open Flames" signs near areas where Ignitable or Reactive wastes are handled. ပ
- Any comingling of waste materials is done in a controlled, safe manner as prescribed by Section 265.17(b). Ŧ

Revised 9/15/82

Subpart C: Preparedness and Prevention

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Remark

NA

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les

- Has there been a fire, explosion or non-planned release of hazardous waste at this facility? (265.31) this facility?
- If required due to actual hazards associated with the waste material, the facility has the following equipment: (265.32) 2
- a) Internal alarm system.
- Access to telephone, radio or other device for summoning emergency assistance. 9
- c) Portable fire control equipment.
- Water at adequate volume and pressure via hoses sprinkler, foamers or sprayers. Ŧ
- All required safety, fire and communications equipment is tested and maintained as necessary; testing and maintenance are documented. (265.33) رې
- sonnel have immediate access to an emergency communication device during times when hazardous waste is being physically handled. (265.34) If required due to the actual hazards associated with the waste material, per-4.
- If required due to the actual hazards associated with the waste material, adequate aisle space to allow unobstructed movement or emergency or spill control equipment is maintained. (265.35) ري ا
- emergency service authorities to familiarize them with the possible hazards and the facility layout. (265.37(a) If required due to the actual hazards associated with the waste material, the facility has attempted to make appropriate arrangements with local 9
- to enter has been Where state or local emergency service authorities have declined into any proposed special arrangements or agreements the refusal documented. (265.37(b) .

Subpart D: Contingency and Emergency

Remark #

N/A

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Yes

_:	. The facility has a written Contingency Plan designed to minimize hazards from
	fires, explosions or unplanned releases of hazardous wastes (265.51) and
	contains the following components:

- Actions to be taken by personnel in the event of an emergency incident.
- Arrangements or agreements with local or state emergency authorities. **P**
- Names, addresses and telephone numbers of all persons qualified to act as emergency coordinator. $\widehat{\mathbf{c}}$
- A list of all emergency equipment including location, physical description and outline of capabilities. Ŧ
- If required due to the actual hazards associated with the waste(s) handled an evacuation plan for facility personnel. (265.51(f)) (e
- A copy of the Contingency Plan and any plan revisions is maintained on-site and has been submitted to all local and state emergency service authorities that might be required to participate in the execution of the plan. (265.53) 2
- The plan is revised in response to facility, equipment and personnel changes or failure of the plan. (265.54)ر
- An emergency coordinator is designated at all times (on-site or on-call) is familiar with all aspects of site operation and emergency procedures and has the authority to implement all aspects of the Contingency Plan. (265.56)
- If an emergency situation has occurred, the emergency coordinator has implemented all or part of the Contingency Plan and has taken all of the actions and made all of the notifications deemed necessary under Sections 265,56. S.

Intend to when needed

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Subpart E: Manifests/Records/Reporting

THE FOLLOWING REQUIREMENTS ARE APPLICABLE TO BOTH ON-SITE AND OFF-SITE TREATMENT, STORAGE AND DISPOSAL NOTE

- The operator maintains a written operating record at his facility as required by Section 265.73 which contains the following information:
- Description and quantity of each hazardous waste treated, stored or disposed of within the facility and the date(s) and method(s) pertinent to such treatment storage or disposal. (262.73(b)(1) a)
- Common name, EPA Hazardous Waste Identification Number and physical state (liquid, solid, gas) of the waste(s). P
- The estimated (or actual) weight, volume or density of the waste material(s). ပ
- A description of the method(s) used to treat, store or dispose of the waste(s) using the EPA Handling Codes listed in 45 FR 33252 (May 19, 1980). Đ
- The present physical location of each hazardous waste within the facility, (a)
- FOR DISPOSAL FACILITIES, the location and quantity of each hazardous waste recorded on a map of the facility and cross-references to any pertinent manifest document number(s). (265.73(b)(2) Ţ
- Records of any waste analyses and trial tests required to be performed. g)
- Records of the inspections required under Section 265.15 (General Inspection Requirements - Subpart B). 7
- Records of any monitoring, testing or analytical data required under other Subparts as referenced by Section 265.73(b)(6). ÷
- Records of Closure cost estimates and Post-Closure (DISPOSAL ONLY) cost estimates required under Subpart G. <u>;</u>

Remark

N/A

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Yes

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Operatin	required
age-Disposal	information
eatment-Stor	operating
7	f the
annual	a]] of
ors has submitted an annual Treatment-Storage-Disposal Operating	March 1) containing all of the operating information required
has	March 1) (on 265 75
The operators	Report (by Mar
2	

THE FOLLOWING REQUIREMENTS ARE APPLICABLE TO ONLY OFF-SITE TREATMENT, STORAGE AND DISPOSAL FACILITIES. NOTE:

- Manifests received by the facility are signed and dated; one copy is given to the transporter, one copy is sent to the generator within 30 days and one copy is kept for at least 3 years. (265.71) . Ю
- If shipping papers are used in liew of manifests (bulk shipments, etc.) the same requirements are met. (265.71(b) a)
- (265.71(a)(2)) Any significant discrepancies in the manifest, as defined in Section 265.72(a) are noted in writing on the manifest document. (265.71(a) 9
- by Section 265.72(b) or the operator has submitted the required information to the Regional Administrator/Director. Any manifest discrepancies have been reconciled within 15 days as required

Intend to when needed

disposal an unmanifested waste report containing all the information required If the facility has accepted any unmanifested hazardous wastes from off-site by Section 265.76 has been submitted to the Regional Administrator/Director within 15 days. sources (except from small quantity generators) for treatment, storage, or Ŋ

Subpart G: Closure and Post-Closure

THE FOLLOWING REQUIREMENTS ARE APPLICABLE TO BOTH DISPOSAL AND NON-DISPOSAL FACILITIES. NOTE:

- A written Closure Plan is on file at the facility and contains the following elements: (Section 265.112)
- A description of how and when the facility will be closed. (265.112(a)(1).

A description of how any of the applicable closure requirements in other Subparts of Section 265 (Tanks, Surface Impoundments, Landfill, etc.) will be carried out. q

Containers

only

 \times

#=

Remark

N/A

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Yes

- An estimate of the maximum amount of hazardous wastes being treated or in storage at the facility.(NOTE: Maximum inventory should agree with the permit.) $\widehat{\mathbf{c}}$
- A description of steps taken to decontaminate facility equipment.
- The year closure is expected to begin and a schedule for the various phases of closure. ()
- The Closure Plan has been amended within 60 days in response to any changes in facility design, processes or closure dates. ς.

Will when needed

The Closure Plan has been submitted to the Regional Administrator/Director 180 days prior to beginning the Closure process. ო

Subpart H: Financial Requirements

- The owner or operator of the facility has established financial assurance (265.143)for closure by use of one of the following:
- a) A closure trust fund, or
- b) A surety bond, or
- c) A closure letter of credit, or
- d) A combination of financial mechanisms.

COMPLIANCE WITH THESE REGULATIONS IS A FEDERAL REQUIREMENT NOTE:

* Closure Insurance and another insurance policy to cover liability.

Remark#

N/A

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Yes

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specified	
(as	
facility	•
the	
of	
closure	
for	je.
ten cost estimate for closure of the facility (as specified	is availab
cost	an)
A written	closure plan
•	

GENERAL INTERIM STATUS REQUIREMENTS REMARKS, PART 4.

PART 5. TREATMENT/STORAGE/DISPOSAL

SUBPARTS INCLUDED

Subpart I: Management of Containers

		Yes	왿	N/A	Remark "
-	Hazardous wastes are stored in containers which are:				
	a) Closed (265.173)	×			
	b) In good physical condition (265.171)	×			
	c) Compatible with the wastes stored in them (265.172)	\times			
2	Containers are stored closed except when it is necessary to add or remove wastes. (265.173(a))	×			
ຕໍ	Hazardous waste containers are not stored, handled or opened in a manner which may rupture the container or cause it to leak. (265.173(b))	\times			
4.	The area where containers are stored is inspected for evidence of leaks or corrosion at least weekly and such inspections are documented. (265.174)	×			

Containers holding Ignitable or Reactive waste(s) are located at least 50 feet (15 meters) from the property line and the general requirements for handling such wastes in Section 265.17 (physical separation, signs and safety) are met (265.176).

<u>ب</u>

Re:

Pickaway County

U.S. EPA No.: OHD055352512 Ohio HWFAB No.: 01-65-0040

Debbix Ungan 614/666-6450

Forth - 809/121-1718
2567
Type 10

June 18, 1982

Mr. Charles Bent
Environmental Engineer
Reynolds Metals Company
P.O. Box 27003
Richmond, Virginia 23261

Dear Mr. Bent:

On May 26, 1982, Ken Humphrey and I visited Reynolds Aluminum in Ashville to determine if the facility was in compliance with applicable rules and regulations of the U.S. and Ohio EPA regarding the generation, storage, treatment and disposal of hazardous waste.

During the inspection we discussed the changes to be made on the Part A Interim Status Permit. They are as follows:

- Former S04 and T04 processes meet the definition of a "Wastewater Treatment Unit" as defined in 40 CFR 260.10 under interim status requirements. Therefore these codes need not be shown on the reivsed application.
- 2. Since the treatment process formerly listed as D007 code number is included in the wastewater treatment unit, the D007 should be deleted from the permit application.
- 3. If the paint waste is not E.P. Toxic for lead-D008, then F003 code number should be used to describe this material.

In order to make appropriate changes to the Part A Permit, a Permit Modification Request should be submitted to the Hazardous Waste Facilities Approval Board. The request should include:

- a) An amended Part A
- b) A narrative explaining the request.
- c) Any detail plans or specifications needed to clarify the request.

Page - 2 - Pickaway County
U.S. EPA No.: OHD055352512
Ohio HWFAB No.: 01-65-0040

Please send one copy of the Permit Modification Request to me and one copy to:

Ms. Peggy Vince Trans Crepessor HWFAB.
361 East Broad Street
Columbus, Ohio 43215

I have enclosed the inspection report, so please call (614-466-6450) if you have any questions.

Sincerely,

Debbie Unger

Environmental Scientist

Whie Myer

DU/sc

cc: Mr. Bud Munson, Maintenance Manager

cc: Ms. Paula Cotter, DHM, Ohio EPA, C.O.

cc: Ms. Kathy Homer, SIO, U.S. EPA, Region V

cc: Mr. Bob Fragale, HWFAB, C.O.

.:

PART 1. GENERAL INFORMATION		U.S. EPA I.D. NO. OHDOSE	OHD055352512
Facility: Reynolds Alumi	Aluminum Building Prod	Products Address: Reynolds Road, P.O. Box]	1.2
City: Ashville	State: Ohio	Telephone:	614-983-2571
Facility Operator: Mr. R.	. F. Seip	Flant Title: Manager Telephone: 614	614-983-2571
Facility Owner: Reynolds	Metals	Address: 6601 West Broad Street, I	P.O. Box 27003
City: Richmond	State: Virginia	a Zip Code: 23261 Telephone:	804-281-2000
Type of Ownership: X	Private	Government State HWFAB No. 01-65-0040	040
Date of Inspection: May	26, 1982	Time of Inspection: (Start) 10:00 AM ((Finish) 1:00 PM
Advance Notification?	No X Yes:		
Weather Conditions: Sunny	Sunny and Warm		
		County: Pickaway	away
	INSPE	INSPECTION PARTICIPANT(S)	
(Name)		(Title)	(Telephone)
]. Mr. Charles Bent	Envi	Environmental Engineer 804-	-281-2918
2. Mr. Bud Munson	Main	Maintenance Supervisor 614-9	-983-2571
3,	and the second s		
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INSPECTOR(S)

(Telephone)	614-466-6450	614-466-1584	1 4		B. X Storage C. Treatme		chromium sludge		E D004-D017	Yes	dispose of any hazardous waste from any off-site domestic sources?	
(Title)	Environmental Scientist	Environmental Scientist			activity: A. X Generation D. Transportation	at this facility (EPA HW#):	precipitation of trivalent ch	after cleanup of equipment	C D003 R	×	r dispose of any hazardous was	N X
(Name)	Ms. Debbie Unger	Mr. Ken Humphrey			Type(s) of hazardous waste site ac	Specific hazardous wastes handled	a) Listed Wastes: F019 - prec	F003 - waste solvents a	b) Non-Listed Wastes: D001	Has this facility submitted a Part A Permit Application?	Does this facility store, treat or	Yes. See Remark #
	·	2.	က	4.	-:	2.			÷	ຕຸ້	4.	

Does this facility store, treat or dispose of any hazardous waste from any foreign sources? <u>د</u>

Yes, See Remark #

Does this facility transport hazardous waste materials off-site for itself or other generators? 9

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Yes, Complete Part 3 (Transp.)

a) P.U.C.O. Registration Number

7. A brief description of site activity:

This facility makes residential and commercial aluminum siding. They are storing hazardous waste in drums only. The process of treating the hexavalent chromium to trivalent chromium meets the definition of a "Wastewater Treatment Unit". The waste sludge collected after the treatment process is F019. They are checking into CECOS as possible disposer.

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Site Activity:	Containers	Tanks	Surf. Imp.	Waste Pile	Land Treat.	Landfill	Incineration	Thermal Treat.	Chem/Phys/Biol	Under. Inj.

REMARKS, PART 1. (GENERAL INFORMATION)

REQUIREMENTS	
GENERATOR RE	
PART 2.	The same of the sa

1111	מו כי לבוובונונונו אבלסיותוונונו				
		Yes	8	N/A	Remark #
.	The hazardous waste(s) generated at this facility have been tested or are acknowledged to be hazardous waste(s) as defined in Sections 261 and 3745-51 in compliance with the requirements of Sections 262.11 and 3745-52-11.	×			
2	Does this facility generate any hazardous wastes that are excluded from regula- tion under Sections 261.4 and 3745-51-04 (statutory exclusions) or Sections 261.6 and 3745-51-06 (recycle/reuse)?		\times		
က်	Does this facility have waste or waste treatment equipment that is excluded from regulation because of totally enclosed treatment (Sections 265.1(c)(9) and 3745-55-C-9 or via operation of an elementary neutralization unit and/or wastewater treatment unit (Sections 265.1(c)(10) and 3745-55-C-10.	×			No. 1
4.	The generator meets the following requirements with respect to the preparation, use and retention of the hazardous waste manifest:				
	a) The manifest form used contains all of the information required by Sections 262.21(a), (b) and 3745-52-21-A-B and the minimum number of copies required by Sections 262.22 and 3745-52-22.	×			
	b) The generator has designated at least one permitted disposal facility and has/will designate an alternate facility or instructions to return waste in compliance with Sections 262.20 and 3745-52-20.	×			
	c) Prepared manifests have been signed by the generator and initial trans-porter in compliance with Sections 262.23 and 3745-52-23.	×			
	d) The generator has complied with manifest exception reporting requirements (investigate after 35 days, report after 45 days) in Sections 262.42(a),	\bowtie			
	e) Signed copies of all hazardous waste manifests and any documentation required for Exception Reports are retained for at least 3 years as required by Sections 262.40 and 3745-52-40.	×			

N/A Remark #					-	Part A	Part B	×	×	×
No				,						
Yes		×	×	×		\times	×			
	The generator meets the following hazardous waste pre-transport requirements:	a) Prior to offering hazardous wastes for transport off-site the waste material is packaged, labeled and marked in accord with applicable DOT regulations (Sections 262.30, 262.31 and 262.32(a) and 3745-52-30, 52-31, and 52-32-A).	 b) Prior to offering hazardous wastes for transport off-site each container with a capacity of 110 gallons (416 Liters) or less is affixed with a com- pleted hazardous waste label as required by Sections 262.32(b) and 3745- 52-32-B. 	c) The generator meets requirements for properly placarding or offering to properly placard the initial transporter of the waste material in compliance with Sections 262.33 and 3745-52-33.	The generator meets the following recordkeeping and reporting requirements:	a) The generator has submitted an annual report for all hazardous waste shipped off-site as required by Sections 262.41(a) and 3745-52-41-A-B.	 b) The generator has submitted an annual report for all hazardous waste treated, stored or disposed of on-site as required by Sections 262.41(b) and 3745-52-41-C and in compliance with Sections 265.71 and 3745-55-71, when applicable. 	Hazardous wastes imported from or exported to foreign countries are handled in accordance with the requirements of Sections 262.50 and 3745-52-50.	If the generator elects to store hazardous waste on-site in containers or tanks for <u>90 days</u> or less without a RCRA storage permit as provided under Sections 262.34 and 3745-52-34, the following requirements with respect to such storage are met:	a) Containers: the waste is stored in closed containers which meet all applicable DOT pre-transport requirements for packaging, labeling and marking.

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Remark#

N/A

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Yes

	p)	The date that accumulation began is clearly marked on each container.			$ \times $	
	c)	The area where containers are stored is inspected for evidence of leaks or corrosion at least weekly and such inspections are documented (265.174 and 3745-56-54).			\times	1
	(P	Containers holding ignitable or reactive waste(s) are located at least 50 feet (15 Meters) from the property line (Sections 265.176 and 3745-56-56), and the general requirements for handling such wastes in Sections 265.17 and 3745-55-17 (physical separation, signs and safety) are met.			×	
	e)	Tanks: the tank(s) are operated in compliance with the safety require- ments of Sections 265.17, 265.192(b), 3745-55-17 and 56-72-8 and are equipped with a waste-feed cutoff or bypass system as required in Sec-, tions 265.192(d) and 3745-56-72-D.	· 		×	
	()	Uncovered tanks have at least 2 feet (60 cm.) of freeboard unless they are equipped with a spill containment system with a capacity that equals or exceeds the volume that 2 feet of freeboard would otherwise provide (265.192 (c) and 3745-56-72-C).	1		\times	1
	g)	Daily inspections are made of all systems pertinent to the proper operation of the tank: discharge and cutoff, monitoring equipment, tank level and freeboard (265.194 and 3745-56-74-A-B-C).	1		\times	1
	h)	Weekly inspections are made of all tank construction materials and contain- ment structures (265.194 and 3745-56-74-D-E).	.		\times	l
9	The tio men 6 m	The generator has provided a Personnel Training Program in compliance with Sections 265.16(a)(b)(c) and 3745-55-16-A-B-C including instruction in safe equipment operation and emergency response procedures, training new employees within 6 months and providing an annual training program refresher course (Sections 262.34 and 3745-52-34).	×			•
0.	The 374 emp	The generator keeps all of the records required by Sections 265.16(d)(e) and 3745-55-16-D-E including written job titles, job descriptions and documented employee training records (Sections 262.34 and 3745-52-34).	×			1

Yes No N/A Remark #

Whenever a tank is permanently taken out of service or upon closure of the facility all hazardous wastes and residues are removed and properly disposed of (Sections 265.197 and 3745-56-77) as referenced in Sections 262.34 and 3745-52-34.

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265, SUBPARTS C AND D (PREPAREDNESS AND PREVENTION PLUS CONTINGENCY AND EMERGENCY) AND 3745-55-30 THRU 37 AND 3745-55-30 THRU 37 AND 3745-55-50 THRU 37 AND 3745-55-50 THRU 37 INTERIM STATUS REQUIREMENTS. SHORT-TERM STORAGE FOR 90 DAYS OR LESS IN TANKS AND CONTAINERS ALSO REQUIRES THAT REGULATIONS IN SECTION NOTE:

REMARKS, PART 2. GENERATOR REQUIREMENTS

treatment of hexavalent chromium with lime to change it to trivalent chromium meets definition of a "Wastewater Treatment Unit"

Trivalent Sludge (F019) Add lime to change pH Hexa Cromium

NPDES Permit

Paint waste (F003)

TRANSPORTER REQUIREMENTS PART 3.

Was immediate action taken? (Notify authorities, dike discharge) (263.30 (a) and 3745-53-30-A).

a)

	Yes	2	N/A	Remark #
b) Were all of the notifications required by Sections 263.30(c)(d) and 3745-53-30-C-D made?	ired by Sections 263.30(c)(d) and 3745-		\times	
c) Was the discharge cleaned up as required by S	required by Sections 263.31 and 3745-53-31?		\times	
9. Does the transporter store hazardous wastes tempo transit?	wastes temporarily while they are in		\times	
a) Manifested wastes are not stored for longer t Facility") and remain properly DOT-packaged of and 3745-53-12)	for longer than 10 days ("Transfer OT-packaged during storage. (263.12		\Join	
NOTE: TEMPORARY STORAGE IN STATIONARY TANKS IS NOT PERMITTED UNDER TRANSFER FACILITY REQUIREMENTS AND SUCH STORAGE REQUIRES A RCRA PERMIT APPLICATION AND IS SUBJECT TO INTERIM STATUS REQUIREMENTS FOR STORAGE FACILITIES. ANY TYPE OF STORAGE BY THE TRANSPORTER WHICH IS NOT SPECIFICALLY AUTHORIZED UNDER SECTION 263.12, TRANSFER FACILITY REQUIREMENTS, IS SUBJECT TO FULL RCRA REGULATION.	KS IS NOT PERMITTED UNDER TRANSFER FACILITY REQUIREMENTS AND SUCH ICATION AND IS SUBJECT TO INTERIM STATUS REQUIREMENTS FOR STORAGE THE TRANSPORTER WHICH IS NOT SPECIFICALLY AUTHORIZED UNDER SECTI NTS, IS SUBJECT TO FULL RCRA REGULATION.	CQUIREME REMENTS HORIZED	NTS AND FOR ST UNDER	SUCH ORAGE SECTION
10. Does the transporter import hazardous waste into the United States?	waste into the United States?		\bowtie	
ll. Does the transporter mix hazardous wastes of different U.S. DOT shipping descriptions by placing them into a single container?	tes of different U.S. DOT shipping de- le container?	1	x	
NOTE: A TRANSPORTER THAT IMPORTS HAZARDOUS WASTES OR MIXES WASTES AS DEFINED IN SECTIONS 53-10-C BECOMES A GENERATOR AND IS SUBJECT TO THE REQUIREMENTS OF SECTIONS 262 AND	S WASTES OR MIXES WASTES AS DEFINED IN SECTION SUBJECT TO THE REQUIREMENTS OF SECTIONS 262 AN	NS 263.1 ND 3745-	0(c) AN 52.	263.10(c) AND 3745- 3745-52.

REMARKS, PART 3. TRANSPORTER REQUIREMENTS

PART 4. GENERAL INTERIM STATUS REQUIREMENTS

		CHROADTS INCLUDED	JODEAN S INCLUDED	
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Financial Requirements		Yes No N/A Remark #	 	X		X	×	×	X
: General Facility Standards E: Manifest/Records/Reporting : Preparedness and Prevention F: Ground Water Monitoring : Contingency and Emergency G: Closure	Subpart B: General Facility Standards		. The operator has a detailed chemical and physical analysis of the waste mate- rial containing allof the information which must be known to properly treat or store the waste as required by Sections 265.13(a)(1) and 3745-55-13-A-2.	. The operator has a written waste analysis plan which describes analytical parrameters, test methods, sampling methods, testing frequency and responses to any process changes that may affect the character of the waste (Sections 265. 13(b) and 3745-55-13-B).	. If required due to the actual hazards associated with the waste material, the operator has prevented unauthorized access to the active portions of the factility and has provided the following features and equipment (Sections 265.14 and 3745-55-14).	a) 24 hour surveillance system.	b) Artificial or natural barrier completely surrounding the active portion of the facility.	c) Controlled entry (gates, monitors) to the active portion of the facility at all times (265.14(2)(ii) and $3745-55-14-B-2-b$).	d) "Danger-Unauthorized Personnel Keep Out" signs at each entrance to the active portion of the facility (265.14(c) and 3745-55-14-C).
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		Yes	9	N/A	Remark #	
	The operator must develop and follow a comprehensive, written inspection plan and must document the inspections, malfunctions and any remedial actions taken in an operating record log which is kept for at least three years. The plan includes the following elements: (Sections 265.15 and 3745-55-15)	×				
	a) Inspect emergency equipment.	×				
	b) Inspect monitoring equipment.	\times				
	c) Inspect security, alarm and communications devices.	\times				
	d) Inspect process equipment (pipes, pumps, etc.).			\times		
	e) Inspect containment structures (dikes, curbs, etc.).	1		\times		
	f) Inspect facility for structural malfunctions (roof, floor, etc.).	\times				
	g) Inspect hazardous waste handling/loading areas each day used.	×		1		
	h) Record of any malfunctions due to equipment or operator errors.	\times			+ C x 0 + x 1 + x 2 + x 2 + x 3 + x	.+
	i) Record of any hazardous waste discharges.	\times		j	1	્
	The facility has provided a Personnel Training Program in compliance with Sections 265.16(a)(b)(c) and 3745-55-16-A-B-C including instruction in safe equipment operation and emergency response procedures, training new employees within 6 months and providing an annual training program refresher course.	\bowtie				
6.	The facility keeps all records required by Sections 265.16(d)(e) and 3745-55-16- D-E including written job titles, job descriptions and documented employee train- ing records.	×				
	If required due to the actual hazards associated with Ignitable, Reactive or incompatible waste materials, the facility meets the following requirements (Sections 265.17 and 3745-55-17).	1		\times		

when

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Remark

N/A

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Yes

aterial,		×
. If required due to the actual hazards associated with the waste material,	adequate aisle space to allow unobstructed movement or emergency or spill	control equipment is maintained (265.35 and 3745-55-35).
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- service authorities to familiarize them with the possible hazards and the fa-cility layout (265.37(a) and 3745-55-37-A). If required due to the actual hazards associated with the waste material, the facility has attempted to make appropriate arrangements with local emergency ġ.
- into any proposed special arrangements or agreements the refusal has been documented (265.37(b) and 3745-55-37-B). to enter Where state or local emergency service authorities have declined

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Subpart D: Contingency and Emergency

- from fires, explosions or unplanned releases of hazardous wastes (265.51 and 3745-The facility has a written Contingency Plan designed to minimize hazards 55-51) and contains the following components:
- Actions to be taken by personnel in the event of an emergency incident. a)

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- Arrangements or agreements with local or state emergency authorities. (q
- × Names, addresses and telephone numbers of all persons qualified to act as emergency coordinator. $\hat{\sigma}$
- \times A list of all emergency equipment including location, physical description and outline of capabilities. (p
- handled, If required due to the actual hazards associated with the waste(s) handled an evacuation plan for facility personnel (Sections 265.51(f) and 3745-55-51-F). e)

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A copy of the Contingency Plan and any plan revisions is maintained on-site and has been submitted to all Local and State emergency service authorities that (Sections 265. might be required to participate in the execution of the plan. ς.

Manifests/Records/Reporting ' Subpart E:

THE FOLLOWING REQUIREMENT'S ARE APPLICABLE TO BOTH ON-SITE AND OFF-SITE TREATMENT, STORAGE AND DISPOSAL FACILITIES. NOTE:

N/A Remark #			
N/A			,
Yes No			
Yes	×	\times	\bowtie
	The operator maintains a written operating record at his facility as required by Sections 265.73 and 3745-55-73 which contains the following information:	a) Description and quantity of each hazardous waste treated, stored or disposed of within the facility and the date(s) and method(s) pertinent to such treatment storage or disposal (262.73(b)(1) and 3745-55-73-B-1).	b) Common name, EPA Hazardous Waste Identification Number and physical state (liquid, solid, gas) of the waste(s).

The estimated (or actual) weight, volume or density of the waste material(s).

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			Yes	No	N/A	Remark #	
	(e)	The present physical location of each hazardous waste within the facility.	\times				
	(FOR DISPOSAL FACILITIES, the location and quantity of each hazardous waste recorded on a map of the facility and cross-references to any pertinent manifest document number(s) (265.73(b)(2) and 3745-55-73-B-2).			\bowtie		
	g)	Records of any waste analyses and trial tests required to be performed.			\times		
-	<u>_</u>	h) Records of the inspections required under Sections 265.15 and 3745-55-15 (General Inspection Requirements - Subpart B).		:	\times		
	<u>.</u>	Records of any monitoring, testing or analytical data required under other Subparts as referenced by Sections 265.73(b)(6) and 3745-55-73-B-6.			\times		
	j)	Records of Closure cost estimates and Post-Closure (DISPOSAL ONLY) cost estimates required under Subpart H and Section 3745-56-30, 32 and 34.			\times		
2.	The por Sec	The operator has submitted an annual Treatment-Storage-Disposal Operating Re- port (by March 1) containing all of the operating information required under Sections 265.75 and 3745-55-75.			\times		

THIS REPORT IS NOT THE SAME AS THE REPORT REQUIRED TO BE FILED BY GENERATORS UNDER SECTIONS 262.41 AND 3745-52-41. NOTE:

wastes, fires, explosions, groundwater contamination data and facility closure (265.77 and 3745-55-77). When applicable, the operator has submitted reports on releases of hazardous က

THE FOLLOWING REQUIREMENTS ARE APPLICABLE TO ONLY OFF-SITE TREATMENT, STORAGE AND DISPOSAL FACILITIES. NOTE:

Manifests received by the facility are signed and dated; one copy is given to the transporter, one copy is sent to the generator within 30 days and one copy is kept for at least 3 years (Sections 265.71 and 3745-55-71). 4.

lieu of manifests (bulk shipments, etc.)		·	emark #
lieu of manifests (bulk shipments, etc.)	4	Þ	≃
lieu of manifests (bulk shipments, etc.)			
lieu of manifests (bulk shipments (265,71(h) and 3745-55-71-8)			Yes
a) If shippi the same	ノニガ / ペノー・・クション) If shipping papers are used in lieu of manifests (bulk shipments the same requirements are met (265 71(h) and 3745_65_71_8)	

Any significant discrepancies in the manifest, as defined in Sections 265.72(a) and 3745-55-72-A, are noted in writing on the manifest document (Sections 265.71(a)(2) and 3745-55-71-A-2). <u>a</u>

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- Any manifest discrepancies have been reconciled within 15 days as required by Sections 265.72(b) and 3745-55-72-B or the operator has submitted the required information to the Regional Administrator/Director. ъ.
- posal an unmanifested waste report containing all the information required by Sections 265.76 and 3745-55-76 has been submitted to the Regional Administrator/ sources (except from small quantity generators) for treatment, storage or dis-If the facility has accepted any unmanifested hazardous wastes from off-site Director within 15 days. . و

Subpart F: Groundwater Monitoring

THESE REQUIREMENTS ARE APPLICABLE TO SURFACE IMPOUNDMENTS, LANDFILLS AND LAND TREATMENT FACILITIES ON AND AFTER NOVEMBER 19, 1981.

The facility has implemented one or more of the following alternatives with respect to the Groundwater Monitoring requirements in Sections 265.90(a) and 3745-55-90-A:

Remark

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Yes

A Groundwater Monitoring System meeting the minimum requirements of Sections 265.91 and 3745-55-91 has been installed which is sampled, tested and operated in accordance with the requirements of Sections 265.92, 265.93, 265.94, 3745-55-92, -93 and -94. a)

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NOTE:

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Remark

N/A

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Yes

The property owner has attached a notation to the property deed or other instrument which will notify any potential purchaser that the property has been used to manage hazardous waste and future use of the property is restricted under Sections 265.117(c) and 3745-56-08-C as required in Sections 265.120 and 3745-56-10.

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Subpart H: Financial Requirements

A written cost estimate for Closure of the facility (by the methods and procedures specified in the facility Closure Plan) is available for review on and after May 19, 1981 (Sections 265.142 and 3745-56-32).

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REGULATIONS PROMULGATED IN 46 FR 2877-2892 IN REGARD TO FINANCIAL REQUIREMENTS HAVE BEEN STAYED UNTIL APRIL 13, 1982 AND MAY BE AMENDED OR REPROPOSED AT THAT TIME. APRIL 13, 1982 NO7E:

REMARKS, PART 4. GENERAL INTERIM STATUS REQUIREMENTS

- Also, include Please revise the Contingency Plan according to the storage changes. the name of the new Emergency Coordinator.
 - Review the Closure Plan to make any necessary changes due to changing the permit

PART 5. TREATMENT/STORAGE/DISPOSAL

	Incinerators Thermal Treatment Chemical/Physical/Biological Treatment		Yes No N/A Remark #				ABELING REQUIREMENTS AFFIX AN ACCUMULATION
ei	0: Incinerators P: Thermal Treatment Q: Chemical/Physical,	Containers	·	n good physical (Sections 265.	ce of leaks or d (265.174 and	X	FO MEET PRE-TRANSPORT L, ND ARE NOT REQUIRED TO /
SUBPARTS INCLUDED	L: Waste Piles M: Land Treatment N: Landfills	Subpart I: Management of Containers		losed containers which are in the wastes stored in them (52-53).	ored is inspected for evidenc ch inspections are documentec		RM STORAGE ARE NOT REQUIRED T ALLY OFFERED FOR TRANSPORT AN -52)
	Management of Containers Management of Tanks Surface Impoundments			condition and are stored in closed containers which are in good physical condition and are compatible with the wastes stored in them (Sections 265, 171, 172, 173 and 3745-56-51,-52-53).	The area where containers are stored is inspected for evidence of leaks or corrosion at least weekly and such inspections are documented (265.174 and		FACILITIES OPTING FOR LONG TERM STORAGE ARE NOT REQUIRED TO MEET PRE-TRANSPORT LABELING REQUIREMENTS UNTIL THE CONTAINERS ARE ACTUALLY OFFERED FOR TRANSPORT AND ARE NOT REQUIRED TO AFFIX AN ACCUMULATION DATE. (SECTIONS 262 AND 3745-52)
			 -		~;	•	NOTE:

N/A × 2 Yes Containers holding Ignitable or Reactive waste(s) are located at least 50 feet (15 Meters) from the property line and the general requirements for handling such wastes in Sections 265.17 and 3745-55-17-B (physical separation, signs and safety) are met (265.176 and 3745-56). က် 4

Remark

		Yes	No	N/A	Remark #
Containers holding haze which may interact with (C) and 3745-56-57-C).	Containers holding hazardous wastes are never stored near other materials which may interact with the waste in a hazardous manner (Sections 265.177 (C) and 3745-56-57-C).		\times		
	Subpart J: Storage in Tanks				
The tank(s) are 265.17, 265.192(feet.cutoff or b D.	The tank(s) are operated in compliance with the safety requirements of Sections 265.17, 265.192(b), 3745-55-17 and 3745-56-72-B and are equipped with a wasterfeet cutoff or bypass system as required in Sections 265.192(d) and 3745-56-72-0.		1	×	
Uncovered tanks have a equipped with a spill ceeds the volume that (c) and 3745-56-72-C).	Uncovered tanks have at least 2 feet (60 cm.) of freeboard unless they are equipped with a spill containment system with a capacity that equals or exceeds the volume that 2 feet of freeboard would otherwise provide (265.192 (c) and 3745-56-72-C).			×	
ily inspectic e tank: disc 65.194 and 37	Daily inspections are made of all systems pertinent to the proper operation of the tank: discharge and cutoff, monitoring equipment, tank level and freeboard (265.194 and 3745-56-74).			×	
ekly inspecti ructures (265	Weekly inspections are made of all tank construction materials and containment structures (265.194 and 3745-56-74).		1	\times	
enever tanks evious wastes the tank, th th of the fol	Whenever tanks are used to treat or store wastes substantially different from previous wastes or when substantially different treatment processes are used in the tank, the facility has insured the safety of such changes by one or both of the following methods: (Sections 265.193(a) and 3745-56-73-A).]		×	
a) A complete ducted prio in the faci	A complete waste analysis plus bench scale tests or pilot tests were conducted prior to implementing the proposed changes and all data is on file in the facility operating record.			×	The state of the s
b) Written, do changes was documentati	Written, documented information on similar storage or treatment process changes was obtained prior to implementing the proposed changes and all documentation is on file in the facility operating record.		1	×	

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	Yes	No	N/A	Remark #
With the exception of emergency situations, whenever Ignitable or Reactive wastes are placed in tanks the facility has insured the safety of the operation by one or both of the following methods, (Sections 265.198(a) and 3745-56-78).			$ \times $	
a) The waste is treated immediately before or after being placed in the tank so that it is no longer Ignitable or Reactive and such treatment is done in compliance with the safety requirements of Sections 265.17(b) and 3745-55-17-B.			\times	
b) The waste is stored or treated under protected conditions eliminating the possibility of ignition or reaction.			\times	
Covered tanks used to treat or store Ignitable or Reactive wastes are in com- pliance with NFPA buffer zone requirements (Flammable and Combustible Code- 1977) (Sections 265.198(b) and 3745-56-78-B).			×	
Incompatible waste materials are not placed in the same tanks or put in contaminated tanks unless it is done under completely controlled and safe conditions as specified in Section 265.17(b) (Sections 265.199 and 3745-56-79).			\times	
Whenever a tank is permanently taken out of service or upon closure of the facility all hazardous wastes and residues are removed and properly disposed of (Sections 265,197 and 3745-56-77).			\times	
Subpart K: Surface Impoundments		٠		
The Surface Impoundment is designed to operate with at least 2 feet (60 cm.) of freeboard and has a structural containment system adequate to contain the waste material (Sections 265.222 and 3745-57-03).			\times	
Earthen structural containment systems are equipped with protective cover such as grass, shale or rock to minimize erosion from wind and water (265.22 and 3745-57-04).			\times	

2

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Remark

N/A

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8	-	
Yes		
	3. The level of freeboard in the Surface Impoundment is inspected at least once each operating day, the structural containment system is inspected at least once per week and all such inspections are documented (Sections 265.226 and	3/45-5/-0/).

- the facility ever recorded an unplanned release of hazardous waste from the Surface Impoundment(s)? (Sections 265.15 and 3745-55-15). 7
- Whenever Surface Impoundments are used to treat or store wastes substantially different from previous wastes or when substantially different treatment processes are used in the Surface Impoundment, the facility has insured the safety of such changes by one or both of the following methods (265.225 and ٠ ك
- prior to implementing the proposed changes and all data is on file in the A complete waste analysis plus bench scale or pilot tests were conducted facility operating record, a)
- Written, documented information on similar storage or treatment process changes was obtained prior to implementing the proposed changes and all documentation is on file in the facility operating record. 9
- With the exception of emergency situations, whenever Ignitable or Reactive wastes are placed in Surface Impoundments the facility has insured the safety of the operation by the following method (Sections 265.229 and 3745-57-10). ٠,

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- done in compliance with the safety requirements of Sections 265.17(b) and The waste is treated immediately after placement in the Surface Impound-ment so that it is no longer Ignitable or Reactive and such treatment is 3745-55-17-B. a)
- Incompatible materials are never placed in the same Surface Impoundment unless it is done in compliance with the safety requirements of Section 265.17(b) Sections 265.230 and 3745-57-11)

Remark

N/A

2

Yes

			And the second s
	\bowtie	\times	\times
	8. As required by Subpart F, Sections 265.90 and 3745-55-90 (Groundwater Monitoring) the facility has implemented a groundwater monitoring program capable of deter- mining the impact of the Surface Impoundment(s) on the quality of the groundwater in the uppermost aquifer underlying the facility.	9. In lieu of a groundwater monitoring program, the operator has a written demonstration that there is a low potential for migration of hazardous waste or constituents via ground or surface waters which has been certified in writing by a qualified geologist in compliance with Sections 265.90(c) and 3745-55-90-C.	10. Upon closure of the Surface Impoundment, the operator intends to remove all wastes, residues, liners and any contaminated soil as required by Sections 265.228 and 3745-57-09 in order to exempt the Surface Impoundment from further regulation under Section 265.
	₩		1(

IF THE OPERATOR ELECTS NOT TO EXEMPT THE SURFACE IMPOUNDMENT FROM FURTHER REGULATION BY REMOVING ALL WASTE MATERIALS, THE SURFACE IMPOUNDMENT IS SUBJECT TO THE POST-CLOSURE CARE AND GROUNDWATER MONITORING REQUIREMENTS SPECIFIED IN SUBPART G FOR DISPOSAL FACILITIES AND SUBPART N, SECTION 265.310 FOR LANDFILLS. (SECTIONS 265.228 AND 3745-57-09). NOTE:

Storage in Waste Piles Subpart L:

The pile has been placed on an impermeable base, run-on has been diverted away from the pile and any leachate or runoff is collected and managed as a hazardous waste. a)

#

Remark

N/A	×
위	
Yes	:
>-1	The pile has been protected from precipitation and run-on in a manner which prevents the generation of leachate and runoff.
	b) Th

- No liquids or wastes containing free liquids are placed in the pile.
- No new waste materials are added to an existing Waste Pile without first ascertaining that the material is compatible with the existing waste by conducting appropriate laboratory tests, which are documented in the facility operating record (Sections 265.252 and 3745-57-32). ლ

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- Ignitable or Reactive waste materials are not placed in Waste Piles unless one or both of the following conditions are met (Sections 265.256 and 3745-57-36). 4
- The addition to the pile results in a mixture which no longer meets definition of Ignitable or Reactive and was done in compliance with safety requirements of Sections 265.17(b) and 3745-55-17-B.
- The Ignitable or Reactive material is physically or otherwise protected from conditions which may cause ignition or reaction. 9
- containing residues of a incompatible material unless it is done in compliance with the safety requirements of Section 265.17(b) (Sections 265.257(a)(c) and Incompatible materials are never placed in the same Waste Pile or near areas 3745-57-37-A-C. ro.
- Piles of hazardous waste are never stored near other materials which may interact with the waste in a hazardous manner (Sections 265.257(b) and 3745-57-37-B) ပ္

Subpart M: Land Treatment

Yes
egradation?
te capable of biological or chemical d
al or c
biologica
0 f
capable
waste
hazardous waste
Is treated

Remark

X X

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	(ETTective
om the facility or collected	ייי בייב יתבווה מו כחוובכיבת:
Are run-off and run-on diverted fr	November 19, 198
2	

- 3. Is waste analyzed according to 265.273?
- If food chain crops are grown at the facility, has the owner or operator ad-dressed the requirements of 265,276? 4

 \bowtie

- vertical migration of hazardous waste and provide information on the background Is an unsaturated zone monitoring plan designed and implemented to detect,the concentrations of the hazardous waste available? 5
- Does the unsaturated zone monitoring plan address the minimum information specified in 265.278? 9
- quantities, and loca-Are records kept regarding application dates and rates, tions, of all hazardous waste placed in the facility?

×

×

×

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- Are the special requirements fulfilled regarding land treatment of ignitable or reactive wastes? (Indicate if waste is ignitable or reactive.) ω.
 - (If yes, 265.17(b) applies). Are incompatible wastes land'treated? о О

Subpart N: Landfills

- Does the facility provide the following: General Operating Requirements.
 - NOTE: la, 1b AND 1c ARE EFFECTIVE ON NOVEMBER 19, 1981.
- a) Diversion of run-on away from active portions of the fill?

.

RCRA INTERIM STATUS INSPECTION FORM

		>	2		
		Yes	일	N/A	Kemark #
	b) Collection of run-off from active portions of the fill?			\times	
	c) Is collected run off treated?			×	
	d) Control of wind dispersal of hazardous waste?			\times	
2.	Surveying and Recordkeeping. Does the operating record include:				
	a) A map showing the exact location and dimensions of each cell?			\times	
	b) The contents of each cell and the location of each hazardous waste type within each cell?			\times	
ო	Closure and Post-Closure				
	a) Is the Closure Plan available for inspection by May 19, 1981?		1	×	
	b) Has this plan been submitted to the Regional Administrator?			×	
	c) Has Closure begun?		***************************************	\times	
	d) Is Closure cost estimate available by May 19, 1981?		1	\times	
4.	Special requirements for ignitable or reactive waste				
	a) Are ignitable or reactive waste treated so the resulting mixture is no longer ignitable or reactive?		1	×	
NOTE:	E: IF WASTE IS RENDERED NON-REACTIVE OR NON-IGNITABLE SEE TREATMENT REQUIREMENTS . OF 40 CFR 265.17(b) APPLY.		IF NOT,	프	PROVISIONS
		Yes	No	N/A	Remark #
5)	Special Requirements for Incompatible Wastes.				
	a) Does the owner or operator dispose of incompatible wastes in separate cells? If not, the provisions of 40 CFR 265.17(b) apply.			\times	

RCRA INTERIM STATUS INSPECTION FORM

		Yes	위	N/A	Remark #
ė	Special requirements for liquid waste (effective November 19, 1981)				
	a) Are bulk or non-containerized liquids placed in the landfill?			×	
	b) Does the landfill have a chemically and physically resistant liner system?			×	
	c) Does the landfill have a functional leachate collection system?			×	
-	d) Are free liquids stabilized prior to or immediately after placement in the landfill?			×	
7.	Special requirements for Containers (effective November 19, 1981)			1	
	a) Are empty containers crushed flat, shredded, or similarly reduced in , volume before being buried beneath the surface of the landfill?			×	
	Subparts 0 and P: Incineration and Thermal Treatment				
-					
	a) Type of unit (i.e., type of incinerator or thermal treatment):				
	b) Components and steady state condition:				-
NOTE:	E: INDICATE WHETHER OR NOT THIS COMPONENT WAS AT STEADY STATE PRIOR TO ADDING WASTE.	띹.			
	Component	Yes	No	N/A	Remark #
-					,
2.				· ×	
ن			1	· ×	
4.				×	
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RCRA INTERIM STATUS INSPECTION FORM ...

2. Waste Analysis

NOTE: THE FOLLOWING ARE MINIMUM REQUIREMENTS, FOR WASTES NOT PREVIOUSLY BURNED/TREATED:

			Yes N	N N	N/A	Remark#
	a)	Required analyses; has an analysis been performed for the heating value?	-		×	
	b)	Halogen content?	[1	×	
	(°)	Sulfur content?			×	
	(p	Has documented or written data been substituted for analysis of either:				
		l. Lead?			×	
		2. Mercury?			\times	
	e)	List other parameters for which the waste is tested to enable owner or operator to state or determine the types of pollutants which may be emitted. (Note in Remarks should be tested.)	or to e marks a	establish any which y	ish st ich yo	steady you feel
				Remark	ark#	
2.						
ო -						
1 , ռ						

3. Monitoring and Inspections

		Yes	No	N/A	Remark #
a)	Are combustion/emission control instruments monitored at least every 15 minutes?			\times	
(q	Is steady state maintained or corrections attempted?			\times	
(၁	Is tack plume observed at least hourly for normal color and opacity?			\times	
(p	Did any stack observations made by owner or operator show a plume different than normal?	•		\times	
(e)	If yes to "d" above, were corrections made to return emissions to normal appearance?			$\times $	
NOTE:	SPECIFY IN REMARKS FOR WHAT PERIOD OF TIME THIS WAS CHECKED.				
(Are the complete unit and associated equipment inspected daily for leaks, spills, and fugitive emissions?			\times	
(6	Are emergency shutdown controls and system alarms checked daily for proper operation?			\bowtie	
4. OP	Open Burning				
L	THOUSE SHOULD MADO WHI ITORA THE HORS SHIFT THE ISMOS WING				

ONLY COMPLETE THIS PART IF THE FACILITY OPEN BURNS HAZARDOUS WASTE. NOTE: Does this facility burn only waste explosives? (A <u>No</u> answer means <u>other</u> hazardous waste is open-burned.) (ع

×

×

If this facility open-burns waste explosives, does it burn the waste at a distance greater than or equal to the minimum specified distance (below)

RCRA INTERIM STATUS INSPECTION FORM

Pounds of waste explosives or propellants	Minimum burni the p	Minimum distance from open burning or detonation to the property of others
0 to 100	204 m	670 ft.
101 to 1,000	380 m	1,250 ft.
1,001 to 10,000	530 m	1,730 ft.
10,001 to 30,000	m 069	2,260 ft.

Chemical, Physical and Biological Treatment Subpart Q:

EPA HAS TEMPORARILY SUSPENDED THE APPLICABILITY OF THE REQUIREMENTS OF THE HAZARDOUS WASTE REGULATIONS IN 40 CFR PARTS 122, 264 AND 265 TO OWNERS AND OPERATORS OF (1) WASTEWATER TREATMENT TANKS THAT RECEIVE, STORE, AND TREAT WASTEWATER TREAT A WASTEWATER TREATMENT SLUDGE WHICH IS A HAZARDOUS WASTE WHERE SUCH WASTEWATERS ARE SUBJECT TO REGULATION UNDER SECTIONS 402 OR 307(b) OF THE CLEAN WATER ACT (33 U.S.C. 1251 ET SEQ.) AND (2) NEUTRALIZATION TANKS, TRANSPORT VEHICLES, VESSELS, OR CONTAINERS WHICH NEUTRALIZE WASTES WHICH ARE HAZARDOUS ONLY BECAUSE THEY EXHIBIT THE CORROSIVITY CHARACTERISTIC UNDER 40 CFR 261.22 OR ARE LISTED AS HAZARDOUS WASTES IN SUBPART D OF 40 CFR PART 261 ONLY FOR THIS REASON. NOTE:

RCRA INTERIM STATUS INSPECTION FORM

REMARKS, PART 5, (TREATMENT/STORAGE/DISPOSAL)



Re: Application Number 81-HW-0040

Pickaway County

August 26, 1981

R. F. Seip, Plant Manager Reynolds Metals Company Building Products Plant P.O. Box 12 Ashville, Ohio 43103

Dear Mr. Seip:

On August 13, 1981, Debra Unger-Rice of the Ohio EPA conducted an inspection of your facility, as part of the Hazardous Waste facility permit review process. Your facility was represented by Mr. Paul Goliver.

Enclosed are two forms. The one titled "TREATMENT, STORAGE AND DISPOSAL FACILITY" is a copy of the form used during the inspection to evaluate your facility.

The other form, "DEFICIENCY NOTIFICATION TABLE", relates to the "TREATMENT, STORAGE AND DISPOSAL FACILITY" form and specifies what action must be taken where deficiencies were noted. A mark in column four of the "DEFICIENCY NOTIFICATION TABLE" denotes a violation of current regulations or pinpoints areas which will be covered by regulations not yet effective. The capital letter codes in column four are explained on the last page of the "DEFICIENCY NOTIFICATION TABLE".

You are hereby advised that total compliance with the regulations contained in 40 CFR 265 is required as a condition of continuing interim status with the U.S. EPA. Failure to list specific deficiencies in this communication does not relieve you from the responsibility of complying with all applicable regulations.

Very truly yours,

Paul Flanigan, P.E.

Hazardous Waste Materials Management

Paul Flanque

PF/bsr

cc: Kathleen Homer, U.S. EPA, Region V

Debra Unger-Rice, CDO

CERTIFIED MAIL

DEFICIENCY NOTIFICATION TABLE ISS INSPECTION

FACILITY NO. - 81-4W-0040

OWNER - Reynolds Metals

FACILITY NAME - Reynolds Aluminum Building Product

FACILITY LOCATION - P.O. Box 12 Reynolds Road Ashville, Ohio

FACILITY CONTACT - R. F. Seip Plant Manager

PHONE NO. -614/983-2571

ISS INSPECTION DATE - Aug 13, 1981

* •	COLUMN I	COLUMN II	COLUMN III	٠.	COLUMN IA	COLUMN V	COLUMN VI
'age	Item No.	OAC Reference	USEPA Refere	nce	See Code Following	Refer To ISS Remark	OEPA Use
3	III A 1	3745-55-12(A)	265.12 (A)				3
	B 1	3745-55-13 3745-55-13	265.13 265.13				***************************************
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	,	A 2	3745-55-52	265.52			
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7		B 1 C 1	3745-55-53 3745-55-55	265.53 265.55	BC		
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		D 1 A 1	3745-55-56 3745-55-71	265.56 265.71			
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8		C 1 2b	3745-55-73 "	265.73			
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9	VII		3745-56-03	265.112	-		
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		B 1	3745-56-32 3745-56-09	265.142 265.118	B		
	VIII	1 1 2	3745-56-51 3745-56-52	265.171 265.172			
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		4 5 6	3745-57-10	265.229			
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12	L 1	3745-57-31	265.251		-	. ·	
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	5 6	3745-57-37	265.257		•		
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	3	3745-57-53	265.273				·.
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KEY TO CODED ITEMS (COLUMN IV)

- A. Because the inspection at this facility was conducted prior to May 19, 1981, requirements which became effective on that date were not checked. These requirements are now effective and must be met as a condition of interim status under the federal regulations and as part of the considerations for issuance of an Ohio Hazardous Waste Permit.
- B. or C. The inspection revealed a deficiency in compliance with this item, which must be satisfactorily corrected. A determination of compliance will be made in the future.
- The inspection revealed a violation of regulations pertaining to this item. Since the environmental consequences of this violation may be quite serious this problem must be corrected as soon as possible. We will schedule another inspection no sooner than 30 days after the date of this letter to determine if compliance has been achieved. Further steps in the permitting process will be delayed until the re-inspection.
- Regulations concerning this item will become effective November 19, 1981. These requirements were not addressed in the inspection, but compliance is required by November 19, in order to meet federal interim status requirements and as a part of the considerations in issuing an Ohio Hazardous Waste Permit.
- F. Inspection revealed non compliance with this item. Compliance with this item is required unless a facility has filed as a storage facility. You should either correct the deficiency listed or file an amended Part A application for a storage facility.
- 6. NFPA's code requires that the tanks be located 50 feet from the property line.

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TREATMENT, STORAGE, AND DISPOSAL FACILITIES Form A. - General Facility Standards

I. General Information:

	Part of Alicentica Building Constant
	Facility Name: KEYNOLDS ALLIMINUM BUILDING TRODUCTS
(B)	Street: P.O. Bax 12 REYNOLDS ROAD
	City: <u>ASHVICLE</u> (D) State: <u>OH10</u> (E) Zip Code: <u>43103</u> .
(F)	Phone: 614-983-2571 (G) County: PICHWAY
· (H)	Operator: Reighbres ALUMINUM BUILDING PRODUCTS
(I)	Street: P.O. BOX12 RegNOLDS ROAD
(J)	City: RCHMOND. (K) State: UREINIA (L) Zip Code
(M)	Phone: (N) County:
(0)	Owner: REYNOLDS METALS
(P:)	Street: 660/ WEST BROAD STREET P.O. BOX 27003
(Q)	City: RICHMOND (R) State: LIRGINIA (S) Zip Code:
(T)	Phone: 804-281-2000 (U) County:
(V)	Date of Inspection: 8/13/8/ (W) Time of Inspection (From) 10:00 Am (To) 12:00 PM
(X)	Weather Conditions: Hump, HAZY, 80°

()	Person(s) Interviewed				
	Mr. Paul Gulwar		MECH. ENGL	WEER	614-983-2571
					
)	Inspection Participants	· .	Agency/Title		Telephone
,	MS DERRA (SUGGE - RIC) Market	0410 EPA/	ESTI	614-466-6452
			Salas kahadisantakankanfusi		
			·	·	
	Y C		**************************************		see to the second secon
	Preparer Information				
	Name Mo DESCA UNGER-RIC	r.E.	Agency/Title	Sex	Telephone 614-466-615
			Come -		
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	Complete sections I through \	VII for			
	Complete sections I through \facilities. Complete the for to the site activities identi	VII for	all treatment, parenthesis) i		
	facilities. Complete the for to the site activities identi	VII for	all treatment, parenthesis) i low:	n section VI	II corresponding
A	facilities. Complete the for to the site activities identified to the site activities identified. Storage and/or Treatment Containers (I)	VII for	all treatment, parenthesis) i low:	n section VI eration and/	
_A	facilities. Complete the for to the site activities identified to the site activities identified. Storage and/or Treatment Containers (I) Tanks (I)	VII for rms (in ified be	all treatment, parenthesis) in low: D. Incine	n section VI eration and/	II corresponding
_A	facilities. Complete the for to the site activities identified to the site activities identified. Storage and/or Treatment Containers (I)	VII for rms (in ified be	all treatment, parenthesis) in low:	n section VI eration and/ d P) cal, Physica	II corresponding
_A _B	facilities. Complete the forto the site activities identified to the site activities identified. Storage and/or Treatment Containers (I) 2. Tanks (J) 3. Surface Impoundments (A. Waste Piles (L)	VII for rms (in ified be	all treatment, parenthesis) in low:	n section VI eration and/ d P)	II corresponding or Thermal Treatment
	facilities. Complete the for to the site activities identicated and/or Treatment Containers (I) 2. Tanks (J) 3. Surface Impoundments (Facility of the site of th	VII for rms (in ified be	all treatment, parenthesis) in low:	n section VI eration and/ d P) cal, Physica	II corresponding or Thermal Treatment
В	facilities. Complete the for to the site activities identicated. Storage and/or Treatment Containers (I) Tanks (J) Surface Impoundments (A. Waste Piles (L) Land Treatment (M)	VII for rms (in ified be	all treatment, parenthesis) in low:	n section VI eration and/ d P) cal, Physica	II corresponding or Thermal Treatment
_	facilities. Complete the for to the site activities identicated. Storage and/or Treatment Containers (I) Tanks (J) Surface Impoundments (A. Waste Piles (L) Land Treatment (M)	VII for rms (in ified be	all treatment, parenthesis) in low:	n section VI eration and/ d P) cal, Physica	II corresponding or Thermal Treatment

III. GENERAL FACILITY STANDARDS: (Part 265 Subpart B)

			Yes	No	NI*	Remark
Α)) Has the Regional Admi been notified regardi	nistrator ng:				
	 Receipt of hazard waste from a fore 	ous ign source?		X		
	2. Facility expansio	n?				
B)	General Waste Analysi	s:			•	
	 Has the owner or a detailed chemic analysis of the w 	al and physical	<u>×</u>	· · · · · ·		E. P. TOXIC TEST RECEDS
	Does the owner or a detailed waste on file at the fa	analysis plan	<u>_X</u>			
	 Does the waste and specify procedures and analysis of ea hazardous waste for 	for inspection ach movement of	X			
;)	Security - Do security (if applicable)	measures include:	•			
	1. 24-Hour surveillar	ice?	<u>×</u> .	 .		24-M. BUARD
	Artificial or natu barrier around fac	ral ility?	<u>×</u> _			JENCE.
	3. Controlled entry?					GUARD
	4. Danger sign(s) at entrance?		<u> </u>		·	
)	Do Owner or Operator I Include:	nspections	•			
	1. Records of malfunc	tions?	<u> </u>			Insurance Commune in most
	2. Records of operato	r error?	<u></u>		· ·	Deus Voluntent filmen Lemploned with Rendrids
	Records of dischar	ges?	<u>X</u> .			ALUMINUM

III. GENERAL FACILITY STANDARDS - Continued

		Yes	No	NI*	Remarks
	4. Inspection schedule?	*	-		چې چې د چ
	5. Safety, emergency equipment?	_	· ***	ign ign gan	**************************************
	6. Security devices?	X	6-6-6-	die desemb	. ******
	7. Operating and structural devices?		€0-du Var	*	
	8. Inspection log?	X	~~~	## #	\$\pi_{\pi_{\pi_{\phi_{\pi_{\phi_{\pi_{\pi_{\pi_{\pi_{\pi_{\pi_{\pi_{\p
(E)	Do personnel training records include: (Effective 5/19/81)				
	l. Job titles?		• • •	20-42- 400	
	2. Job descriptions?	مهجه	***		
	3. Description of training?	-	*	***	
	4. Records of training?			Em do to.	
	5. Have facility personnel received required training by 5-19-81?	gentar da		April 10 inches	
	6. Do new personnel receive required training within six months?		' Bar dynnigen		
(F)	If required are the following special requirements for ignitable, reactive, o incompatible wastes addressed?	r			
	<pre>1. Special handling?</pre>	\times			
	2. No smoking signs?	X			
	3. Separation and protection from ignition sources?	X	\$	\$\disp\disp\disp\disp\disp\disp\disp\disp	

*Not Inspected

IV. PREPAREDNESS AND PREVENTION: (Part 265 Subpart C)

	•						•
(A)	Maintenance and Operation of Facility:		·				
	Is there any evidence of fire, explosion, or release of hazardous waste or hazardous waste constituent?	Yes	No X	N1*	Remarks		
(B)	If required, does the facility have the following equipment:		•				, , , , , , , , , , , , , , , , , , ,
	l. Internal communications or alarm systems?	X		. ,	HORN AL SPRINK	ALMS ALI	ARMON m-Honeyue
	2. Telephone or 2-way radios at the scene of operations?				,	E. Dlus G	•
	3. Portable fire extinguishers, fire control, spill control equipment and decontamination equipment?	<u>X</u>	**********		CO, Suga	kmin Cox	othiner Are
	Indicate the volume of water and/or foa	m avai	lable	for fi	V		
	Sprinkler System 3001	2000	r / /	1 h Les	to 17	ALLOW FO	Ci
	CO Syrkm in Containe	¥			J 1437CA 1		<u> </u>
(C)	Testing and Maintenance of Emergency Equipment:						
	1. Has the owner or operator established testing and maintenance procedures for emergency equipment?	<u> </u>	-		Jusur	ANCE Com	<u>DANU</u>
	2. Is emergency equipment maintained in operable conditions?	<u>×</u>	· ·		DOES -	THIS .	pects
(D)	Has owner or operator provided immediate access to internal						
	alarms? (if needed)	X			<u> </u>	etalian algerran in in agrico più d	

(E)	Is there adequate aisle space for unobstructed movement?	X		November of American	Deums	ARE	
•	V. CONTINGENCY PLA (Part 2	N AND E 65 Subp	MERGEN	YCY PRO	STACKE CEDURES:		Bit His,
(A)	Does the Contingency Plan contain the following information:	Yes	No	NI*	Remarks		
	1. The actions facility personnel must take to comply with §265.51 and 265.56 in response to fires, explosions, or any unplanned release of hazardous waste? (If the owner has a Spill Prevention, Control, and Countermeasures (SPCC) Plan, he needs only to amend that plan to incorporate hazardous waste management provisions that are sufficient to comply with the requirements of this Part (as applicable.)	<u>X</u> _					
· .	2. Arrangements agreed by local police departments, fire department hospitals, contractors, and State and local emergency response teams to coordinate emergency services pursuant to §265.37?	ts _ <u>X</u> _					
	Names, addresses, and phone numbers (office and home) of all persons qualified to act as emergency coordinators?	<u>X</u> .	-				
	4. A list of all emergency equipment at the facility which includes the location and physical description of each item on the list and a brief outline of its capabilities?	<u> X</u>			***************************************		
	5. An evacuation plan for facility personnel where there is a possibil that evacuation could be necessary? (This plan must describe signal(s) to be used to begin evacuation, evacuation routes, and alternate evacuation routes?)				Not A 11	101TTE	y D1 111
*Not	Inspected	6			Employe VERBAL.	ELNSTR INSTR	W FLO. W FLO. W CTTO,

V. CONTINGENCY PLAN AND EMERGENCY PROCEDURES - Continued

			_	
		Yes No	NI×	Remarks
(B)	Are copies of the Contingency Plan		•	
	available at site and local emergency organizations?	X_		WELL SEND OUT
(C)	Emergency Coordinator	1		
	1. Is the facility Emergency Coordinator identified?	<u>×</u>		THE GUARDEMA. Gullo
	2. Is coordinator familiar with all aspects of site operation and emergency procedures?	<u> </u>	·	
	3. Does the Emergency Coordinator have the authority to carry out the Contingency Plan?	<u> </u>		
(D)	Emergency Procedures	•		
	If an emergency situation has occurred at this facility, has the Emergency Coordinator followed the emergency procedures listed in 265.56?		<u>×</u>	No EMERBENCIES YE
· .	VI. MANIFEST SYSTEM, 1 (Part 20	RECORDKEEPING 65 Subpart E)	AND	REPORTING
		Yes No	NI*	Remarks
(A)	Use of Manifest System			
	Does the facility follow the procedures listed in §265.71 for processing each manifest?	<u> </u>	-	
	2. Are records of past shipments retained for 3 years?	<u> </u>		
(B)	Does the owner or operator meet requirements regarding manifest discrepancies?		<u>×</u>	INTEND TO

Operating Record	
 Does the owner or operator maintain an operating record as required in 265.73? 	×
Does the operating record - contain the following information:	
<pre>**b. The method(s) and date(s) of each waste's treatment, storage, or disposal as required in Appendix I?</pre>	<u>X</u>
c. The location and quantity of each hazardous waste within the facility?	
***d. A map or diagram of each cell or disposal area showing the location and quantity of each hazardous waste? (This information should be cross-referenced to specific manifest number, if waste was accompanied by a manifest.)	
e. Records and results of all waste analyses, trial tests, monitoring data, and operator inspections?	Y DONE WEEKLY
f. Reports detailing all incidents that required implementation of the Contingency Plan?	
g. All closure and post closure costs as applicable? (Effective 5-19-81)	
** See name 33252 of the May 10 1000	

, (C)

^{**} See page 33252 of the May 19, 1980, Federal Register.

^{***} Only applies to disposal facilities

VII. CLOSURE AND POST CLOSURE (Part 265 Subpart G)

		•	Yes	Nο	NI*	Remarks
A)	C1c	osure and Post Closure				
• •	1.	Is the facility closure - plan available for inspection by May 19, 1981?	×	Aminomorphis		
	2.	Has this plan been submitted to the Regional Administrator		X		
	3.	Has closure begun?		<u>×</u>		
	4	Is closure estimate available by May 19, 1981?		×.	· ·	in the closure plan- The cosporate people have
3)	Pos	t closure care and use of property				the financial details. Mr.
	a p	the owner or operator supplied ost closure monitoring plan? fective by May 19, 1981)		, ,	Ç	cpy of the details
ıci	litv	USE AND MANAGEN	I MENT O			
10.		nume:		-		nspection:
			Yes	No	NI*	Remarks
	1.	Are containers in good condition?	X			ONE DERSON INCHARGE of
	2.	Are containers compatible with waste in them?	<u> </u>			CONTAINER AREA
	3.	Are containers stored closed?	X		***************************************	
• .	4.	Are containers managed to prevent leaks?	· * *		-	
	5.	Are containers inspected weekly for leaks and defects?	<u>X</u>			
-	6.	Are ignitable & reactive wastes stored at least 15 meters (50 feet) from the facility property line? (Indicate if waste is ignitable or	<u>X</u> _		-	eanitable.

(If not, the provisions of 40 CFR 265.17(b) apply.)

8.	Has the owner or operator observ Associations buffer zone require or reactive wastes?					b1e	
	Tank capacity:		gall	ons	NA	·	
	Tank diameter:		feet				
	Distance of tank from property 3	ine	ه ده دهمه به راه	- 	feet		
	(See table 2 - 1 through 2 - 6 c Code - 1977" to determine compl	of NFPA's iance.)	"Flam	mable	and Combustib	le Liquids	
	SURFAC	K E IMPOUN	OMENTS		•		٠.
acility					of Inspection	. 8/13/	<i>9</i>)
		Moduc,	Z.			· Sprifts	
1.	Do surface impoundments have at least 60 cm (2 feet) of freeboard?	<i>X</i> .	ter en egy		Wade of	Convek.	Llak.
2.	Do earthen dikes have protective covers?	·	-	X.		kdire	
3.	Are waste analyses done when the impoundment is used to store a substantially different waste than before?	, <u>X</u>	***********	P-Change,			
4.	Is the freeboard level inspected at least daily?	X .	-	4-4-4	do em proprimento en la		
5.	Are the dikes inspected weekly for evidence of leaks or deterioration?	X	42°40° 423°		Drily	1201ECs	how.
6.	Are reactive & ignitable wastes rendered non-reactive or non-ignitable before storage in a surface impoundment? (If				J		
	<pre>waste is rendered non-reactive or non-ignitable, see treatment requirements.)</pre>		************		Lagrons	hold + Ta	COT
7.	Are incompatible wastes stored in different impoundments? (If not, the provisions of 40 CFR 265.17(b) apply.)			.X	N/A	CHRO	MIUN
				~~~	~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~		

Facility	Name:			Date of	Inspection:	<del></del>
		Yes	No	NI*	Remarks	
1.	Are waste piles covered or protected from dispersal by wind?	din po-dy	డా చాడా	portunities 7	عد عيد ويه ويه عدد و مودود و المودود و ا	and the second s
2.	Is each in-coming movement of waste analyzed before being added to the waste pile?	**************************************	eth ethicip	-	an gair tea mer 150 stainige species are staining season and staining	
3.	Are leachate, run-off, and run-on controlled as per the requirements of 265.258? (The effective date of this provision is Nov. 19, 1981.)		` <del>```</del>	<del>ගෙන</del> න අ		
	Are reactive & ignitable wastes rendered non-reactive or non-ignitable before storage in a pile? Indicate if waste is ignitable or reactive. (If waste is rendered non-reactive or non-ignitable, see treatment requirements.)	/				
5.	Are piles of reactive or ignitable waste protected from materials or conditions that might cause them to ignite or react?			<del>week</del>	nayenn en	هند من خلا هند مياسون من جار بند خان مند خان من خان ا
6.	Are incompatible wastes stored in different piles? (If not the provisions of 40 CFR 265.17(b) apply.)	-	<del></del>	en-co-en-	o o o o o o o o o o o o o o o o o o o	P NECT HES SOF FRANCIS FROM THE NEW SECTION OF SOME SECTION SECTION.
7.	Are piles of imcompatible waste protected by barriers or distance from other waste?	ALCONOMIC . T	graph agr	gwa-a- w		
		•				

LAND TREATMENT

NA

1. Is treated hazardous waste capable of biological or chemical degradation?  2. Are run-off and run-on diverted from the facility or collected? (Effective date: November 19, 1981)?  3. Is waste analyzed according to 265.273?  4. If food chain crops are grown at the facility, has the owner or operator addressed the requirements of 265.276?  5. Is an unsaturated zone monitoring plan designed and implemented to detect the vertical migration of hazardous waste and provide information on the background concentrations of the hazardous waste available?  6. Does the unsaturated zone monitoring plan address the minimum information specified in 265.2782  7. Are records kept regarding application dates and rates, quantities, and locations, of all hazardous waste placed in the facility?  8. Are the special requirements fulfilled regarding land treatment of ignitable or reactive.)  9. Are incompatible wastes land treated? (If yes, 265.17(b) applies)	Cility		name nate in 1426661011;
from the facility or collected? (Effective date: November 19, 1981)?  3. Is waste analyzed according to 265.273?  4. If food chain crops are grown at the facility, has the owner or operator addressed the requirements of 265.276?  5. Is an unsaturated zone monitoring plan designed and implemented to detect the vertical migration of hazardous waste and provide information on the background concentrations of the hazardous waste available?  6. Does the unsaturated zone monitoring plan address the minimum information specified in 265.278?  7. Are records kept regarding application dates and rates, quantities, and locations, of all hazardous waste placed in the facility?  8. Are the special requirements fulfilled regarding land treatment of ignitable or reactive wastes? (Indicate if waste is ignitable or reactive.)  9. Are incompatible wastes land treateg? (If yes, 265.17(b)	1.	of biological or chemical	
4. If food chain crops are grown at the facility, has the owner or operator addressed the requirements of 265.276?  5. Is an unsaturated zone monitoring plan designed and implemented to detect the vertical migration of hazardous waste and provide information on the background concentrations of the hazardous waste available?  6. Does the unsaturated zone monitoring plan address the minimum information specified in 265.278?  7. Are records kept regarding application dates and rates, quantities, and locations, of all hazardous waste placed in the facility?  8. Are the special requirements fulfilled regarding land treatment of ignitable or reactive wastes? (Indicate if waste is ignitable or reactive.)  9. Are incompatible wastes land treated? (If yes, 265.17(b)	2.	from the facility or collected? (Effective date: November 19,	
at the facility, has the owner or operator addressed the requirements of 265.276?  5. Is an unsaturated zone monitoring plan designed and implemented to detect the vertical migration of hazardous waste and provide information on the background concentrations of the hazardous waste available?  6. Does the unsaturated zone monitoring plan address the minimum information specified in 265.278?  7. Are records kept regarding application dates and rates, quantities, and locations, of all hazardous waste placed in the facility?  8. Are the special requirements fulfilled regarding land treatment of ignitable or reactive wastes? (Indicate if waste is ignitable or reactive.)  9. Are incompatible wastes land treatment? (If yes, 265.17(b)	3.		
toring plan designed and implemented to detect the vertical migration of hazardous waste and provide information on the background concentrations of the hazardous waste available?  6. Does the unsaturated zone monitoring plan address the minimum information specified in 265.278?  7. Are records kept regarding application dates and rates, quantities, and locations, of all hazardous waste placed in the facility?  8. Are the special requirements fulfilled regarding land treatment of ignitable or reactive wastes? (Indicate if waste is ignitable or reactive.)  9. Are incompatible wastes land treated? (If yes, 265.17(b)	4.	at the facility, has the owner or operator addressed the	
toring plan address the minimum information specified in 265.278?  7. Are records kept regarding application dates and rates, quantities, and locations, of all hazardous waste placed in the facility?  8. Are the special requirements fulfilled regarding land treatment of ignitable or reactive wastes? (Indicate if waste is ignitable or reactive.)  9. Are incompatible wastes land treated? (If yes, 265.17(b)	5.	toring plan designed and implemented to detect the vertical migration of hazardous waste and provide information on the background concentrations of the hazardous	
cation dates and rates, quantities, and locations, of all hazardous waste placed in the facility?  8. Are the special requirements fulfilled regarding land treatment of ignitable or reactive wastes? (Indicate if waste is ignitable or reactive.)  9. Are incompatible wastes land treated? (If yes, 265.17(b)	6.	toring plan address the minimum	
fulfilled regarding land treatment of ignitable or reactive wastes? (Indicate if waste is ignitable or reactive.)  9. Are incompatible wastes land treated? (If yes, 265.17(b)	7.	cation dates and rates, quantities, and locations, of all hazardous was	
treated? (If yes, 265.17(b)	8.	fulfilled regarding land treatment of ignitable or reactive wastes? (Indicate if waste is ignitable	කත සහ
	9.	treated? (If yes, 265.17(b)	جمع چه

LANDFILLS NA

Fac	ility Name:	Date of	Inspect	tion:
	Allen dem plannet ge den dem men det den generalenden den generale generale	Yes No	NI*	Remarks
(A)	General Operating Requirements Does the facility provide the fo	nllowing:	•	
*	*1. Diversion of run-on away fr portions of the fill?	om active		
*	*2. Collection of run-off from portions of the fill?	active		هه هه فيه فيه فيه وي ويدون هن ويدون وي دور دور دور دور دور دور دور دور دور دور
* *	**3. Is collected run off treate	d?	/	\$\rightarrow\$ \$\tau\$ \$\rightarrow\$ \$\rightar
	4. Control of wind dispersal of hazardous waste?	of	<del>*************************************</del>	******
	(**Effective 11-19-81)			
(B)	Surveying and Recordkeeping Does the Operating Record Inclu	de:		
,	<ol> <li>A map showing the exact loc and dimensions of each cell</li> </ol>	ation/	NECHOOL AND V	خواجه الله الله الله الله الله الله الله ا
·	The contents of each cell a location of each hazardous type withing each cell?	nd the waste		يها جور جو جور اور اور دور اور دور دور دور دور دور دور دور دور دور د
(C)	Closure and Post-Closure			
	1. Is the Closure Plan availab inspection by 5-19-81?	le for	******	
	2. Has this plan been submitte the Regional Administrator?	d to		క్రాయికు క్రామము కూడు మాధ్ర క్రామా వారు కాట్ కాట్ చార్ కాట్ చాలా వారా కా
	3. Has closure begun?	చాచాలు భాసాలు	డా చూడా	(2)-(2)-(2)-(3)-(3)-(3)-(3)-(3)-(3)-(3)-(3)-(3)-(3
	4. Is closure cost estimate av	ailable	<del> </del>	عيد الله الله الله الله الله الله الله الل
(D)	Special requirements for ignitate reactive waste	ble or	<b>r</b> -	
	Are ignitable or reactive waste treated so the resulting mixtur is no longer ignitable or react	<b>~e</b>	. •	

NA

	Yes No NI* Remarks
(If waste is rendered non-reactive or non-ignitable see treatment requirements)	
If not, the provisions of 40 CFR 265.17(b) apply.	
Special Requirements for Incompatible Wastes.	
Does the owner or operator dispose of incompatible wastes in separate cells?	
If not, the provisions of 40 CFR 265.17(b) apply.	
Special requirements for liquid waste (effective 11-19-81)	
1. Are bulk or non-containerized liquid placed in the landfill?	ls
2. Does the landfill have a chemically and physically resistant liner system?	
3. Does the landfill have a functional leachate collection system?	
4. Are free liquids stabilized prior to or immediately after placement in the landfill?	
Special requirements for Containers (effective 11-19-81)	
Are empty containers crushed flat, shredded, or similarly reduced in volume before being buried beneath the surface of the landfill?	

)

:)

NP

### O and P INCINERATION and THERMAL TREATMENT

) Da	ate of Inspection:				
			•		·
•	I. Determin	ation of Stead	dy Stat	e/	
	<del> </del>		/	<del>7</del>	
Туг	pe of unit (i.e., type of incinerato	r or thermal	treatme	nt):	
			/		***************************************
Con	mponents and steady state condition:		/		•
	*	*** Was this	сопропе	nt at SS prior	to adding wast
	Component	Yes/No	NI*	Remarks	
		/			
<del></del>		/ — —			<u> </u>
	/	<del></del>		-	
	/	·			<del></del>
<del></del>		· · · · · · · · · · · · · · · · · · ·		<del> </del>	
	/ 11	Waste Analysi	<b>c</b>	•	
		nasce maiss.	·		
	nimum requirements, for wastes not p	reviously bur	ned/tre	eated.	
Mi	1 Descriped analyzers has an	Yes No	NI*	Remarks	
Mi	1. Required analyses; has an	, , , , , , , , , , , , , , , , , , , ,			
Mi	analysis been performed for the following?				
Mi	analysis been performed		****		
Mi	analysis been performed for the following?				
Mi:	analysis been performed for the following?  a. Heating value		distribution of the second		
Mi:	analysis been performed for the following?  a. Heating value  b. Halogen content				
Mi:	analysis been performed for the following?  a. Heating value  b. Halogen content		-		

### III. Monitoring and Inspections

Yes No NI* Remarks

Are combustion/emission control instruments monitored at least every 15 minutes?

Is steady state maintained or corrections attempted?

Is stack plume observed at least hourly for normal color and opacity?

Did any stack observations made by owner or operator show a plume different than normal?**

If yes to D above, were corrections made to return emissions to normal appearance?**

3.

4.

Are the complete unit and associated equipment inspected daily for leaks, spills, and fugitive emissions?

Are emergency shutdown controls and system alarms checked daily for proper operation?

*Not Inspected / 2cify in Remarks for what period of time this was checked.

### IV. Upen Burning

Α.	Only	complete	this	part	if	the	facility	open	burns	hazardous	waste.
----	------	----------	------	------	----	-----	----------	------	-------	-----------	--------

			162	NO	BT.	Remarks
	Does this facility burn <u>only</u> waste explosives? (A <u>No</u> answer means <u>other</u> hazardous waste is open-					
	burned.)	· -	·		<del></del>	
2.	If this facility open- burns waste explosives,					

 If this facility openburns waste explosives, does it burn the waste at a distance greater than or equal to the minimum specified distance (below)

Pounds of waste explosives or propellants	Minimum distance from open burning or detonation to the property of others
0 to 100	380 m 1,250 ft 530 m 1,730 ft

0

### CHEMICAL, PHYSICAL and BIOLOGICAL TREATMENT

Fac	ility Name:		·•		
Dat	e of Inspection:	· · · · · · · · · · · · · · · · · · ·	•		
		Yes No	NI*	Remarks	
٦.	Is equipment used to treat only those wastes which will not cause leakage, corrosion, or premature failure?	<u> </u>			<del></del>
2.	Is a continuously fed system equipped with a means of hazardous waste inflow stoppage or control (e.g., cut-off system?)	Χ			
		* -			

		Yes	No	NI*	Remarks	
•	Has the owner or operator addressed the waste analysis requirements of 265.402?		·			
4.	Are inspection procedures followed according to 265.403?	<u> </u>				
5.	Are the special requirements fulfilled for ignitable or reactive wastes?				None 0	nly Chromium
6.	Are incompatible wastes treated? (If yes, 265.17(b) applies.)		$\angle$	<del></del>		
	is a hazardous waste where such wastew 402 or 307(b) of the Clean Water Act ( tanks, transport vehicles, vessels, or hazardous only because they exhibit the or are listed as hazardous wastes in Su	cont cont e cor ubpar	S.C. aine rosi	1251 et rs which vity char	seq.) and (2) r neutralize wast	neutralization des which are
-	Complete this section if the owner or ophazardous waste that is subsequently shidisposal.	ipped	off	-site for	facility also ge treatment, sto	nerates orage, or
	Complete this section if the owner or or hazardous waste that is subsequently sh	perat ipped	uire	-site for	treatment, sto	nerates orage, or
(A)	Complete this section if the owner or ophazardous waste that is subsequently shidisposal.	perat ipped	UIRE	-site for	Facility also gentreatment, sto	nerates orage, or
(A) (B)	Complete this section if the owner or ophazardous waste that is subsequently shidisposal.  1. MANIFEST  Does the operator have copies of the manifest available for	perat ipped	UIRE	-site for	treatment, sto	enerates orage, or
	Complete this section if the owner or ophazardous waste that is subsequently shidisposal.  1. MANIFEST  Does the operator have copies of the manifest available for review?  Do the manifest forms reviewed contain the following information: (If possible, make copies of, or record information from, manifest(s) that do not contain	perat ipped	UIRE	-site for	treatment, sto	enerates orage, or

		•		•
•	3.	Name and EPA ID Number of Transporter(s)?	<u>X</u>	
	4.	Name, address, and EPA ID Number of Designated permitted facility and alternate facility?	<u>×</u>	The state of the s
	5.	The description of the waste(s) (DOT shipping name, DOT hazard class DOT identification number)?	<u>×</u>	
	6.	The total quantity of waste(s) and the type and number of containers loaded?	<u> </u>	
	7.	Required certification?		——————————————————————————————————————
	8.	Required signatures?	<u> </u>	
(C)	Doe exc	s the owner or operator submit eption reports when needed?	<u> </u>	HAVEN'Y NEEDED TOYET
		2. PRE-TRANSF	PORT REQUIREMENTS	
(A <b>)</b>	wit (Re	waste packaged in accordance th DOT Regulations? equired prior to movement of eardous waste off-site)		
(B)	in con (Re	e waste packages marked and labeled accordance with DOT regulations accerning hazardous waste materials? equired to movement of hazardous ate off-site)	<u> </u>	de the state of th
(C)	If to	required, are placards available transporters of hazardous waste?	Χ	
			•	

Yes No

Νİ*

Remarks

### 3. On Site Accumulation

		Yes	No	NI*		Remarks
1.	Are containers marked with start of accumulation date?					
2.	Are the containers of hazardous waste removed from installation before they can accumulate for more than 90 days?	-			•	
3.	Are wastes stored in containers managed in accordance with 40 CFR Part 265.174 and 265.176 (weekly inspections of containers, containers holding ignitable or reactive wastes located at least 15 meters (50 Feet) from facility's property line?			-		•
4.	If wastes are stored in tanks, are the tanks managed according to the following requirements?		-			
	a. Are tanks used to store only those wastes which will not cause corrosion leakage or premature failure of the tank?					
•	b. Do uncovered tanks have at least 60 cm (2 feet) of freeboard, dikes, or other containment structures?		-			
-	c. Do continuous feed systems have a waste-feed cutoff?					
	d. Are required daily and weekly inspections done?				٠.	
	e. Are reactive & ignitable wastes in tanks protected or rendered non-reactive or non-ignitable? (If waste is rendered non-reactive or non-ignitable, see treatment requirements?		manana,	-		
٠	f. Are incompatible wastes stored in separate tanks? (If not, the provisions of 40 CFR §265.17(b) apply)	***************************************	-			

### VI. RECORDKEEPING and REPORTING (Part 262, Subpart D)

•	··	Yes No NI* Remarks	
(A)	Are Manifests, Annual Reports, Exception Reports, and all test results and analyses retained for at least three years?	JNTEND to	
			<del></del>
(B)	Has the generator submitted Annual Reports and Exception Reports as required?	X INTEND TO	<u> </u>
	VII	NTERNATIONAL SHIPMENTS	-
	(Pa	rt 262, Subpart E)	
	Has the installation imported or exported Hazardous Waste?		
	(If answered Yes, complete  1. Exporting Hazardous waste, has a generator:	the following as applicable.)	
	a. Notified the Administrator in writing?		
	b. Obtained the signature of foreign consignee confirmi delivery of the waste(s) i foreign country?	ng	
	c. Met the Manifest requireme	ints?	
•	2. Importing Hazardous Waste, has the generator:		
•	Met the manifest requireme	nts?	····

### TRANSPORTER REQUIREMENTS NI/B 40 CFR Part 263

Complete this Section if the owner or operator transports hazardous waste.

### I. MANIFEST SYSTEM AND RECORDKEEPING (Subpart B) NI* Yes No Remarks Are copies of the completed manifests or shipping paper(s) available for review and retained for three years? II. INTERNATIOINAL SHIPMENTS A. Does the transporter record on the manifest the date the waste left the U.S.? B. Are signed completed manifest(s) on file? V. MISCELLANEOUS Does transporter transport hazardous waste into the U.S. from abroad? B. Does the transporter mix hazardous waste of different DOT shipping descriptions by placing them into a single container? If (A) or (B) were answered "Yes" then the Transporter is also a Generator and must comply with the Generator regulations.

*Not Inspected

Use this section to briefly describe site activities observed at the time of the inspection. Note any possible violations of Interim Status Standards.

Dhis facility Stores paint waste in Containers E. P. Toxic tents were performed on the paint sludge and lead was found to be higher E. P. Toxic.

Description of peatment facility.

They plat chromum, charge it from hexavalent

They plat chromum, charge it from hexavalent

To frivale t vising line. This sludge is

Forger chamical conversion coating of aluminum

Forger chamical conversion coating of aluminum

Then a listed waste. This peaked chromuin is then

Stoud in lagoons—surface imposindment.

Stoud in lagoons—surface imposindment.

They are not a disposal facility pecause

They plan to clear out their lagoons of an

Item plan to clear out their lagoons of an

Of ourse.

B) F017 should not be one of their waste lustings. On their application form. Only F019 & D008

# RCRA Inspection Report

EPA Identification Number OH DOS	55352512		
HWFAB Permit Number (if appropri	ate) <u>01-65-0040</u>		
Facility Name Reynolds Aluminu	um Building Products		
Location P.O. Box 12			
Ashville	, Ohio 43103		
Person(s) Interviewed	Title	Telephone	
Mr. Charles Bent	Environmental Engineer		
Mr. Bud Munson	Maintenance Supervisor		
Inspector(s)	Agency/Title	Telephone	
Mr. Ken Humphrey	Hazardous Waste Ohio EPA <u>Scientist</u>	614-4626348	
Ms. Debbie Unger	Environmental Ohio EPA <u>Scientist</u>	614-466-6450	
	Ohio EPA		
	Installation Activity		
Mark One	If the site is a TS indicating which fo	ODF, check the boxes	
Generator only (G)	v	ity Standards, Preparedness	
	and Prevention	on, Contingency and anifests/Records/Reporting	
TSDF only	/ 7 Groundwater N		
G-T	✓X Closure and F	-	
X7 G-TSDF	/X/ Financial Red		
T-TSDF	/X/ Containers SC	•	
G-T-TSDF	7 Tanks S02/T0		
/ Waste Piles S03		undments SO4/TO2	
/		/Thermal Treatment T03	
	Chemical/Phys	sical/Biological TO4	

PRC Environmental Management, Inc. 233 North Michigan Avenue Suite 1621 Chicago, IL 60601 312-856-8700 Fax 312-938-0118



# PRELIMINARY ASSESSMENT/ VISUAL SITE INSPECTION

REYNOLDS METALS COMPANY ASHVILLE, OHIO OHD 055 352 512

FINAL REPORT

# Prepared for

# U.S. ENVIRONMENTAL PROTECTION AGENCY Office of Waste Programs Enforcement Washington, DC 20460

Work Assignment No. : C05087

EPA Region :

Site No. : OHD 055 352 512

Date Prepared : February 5, 1993

Date Prepared : February 5, 1993
Contract No. : 68-W9-0006
PRC No. : 009-C050870H18

PRC No. : 009-C050870H18
Prepared by : PRC Environmental

Prepared by : PRC Environmental Management, Inc. (Kimberly Jenkins/Peter Zelinskas)

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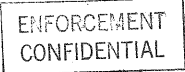
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#### **EXECUTIVE SUMMARY**



PRC Environmental Management, Inc. (PRC), performed a preliminary assessment and visual site inspection (PA/VSI) to identify and assess the existence and likelihood of releases from solid waste management units (SWMU) and other areas of concern (AOC) at the Reynolds Metals Company (Reynolds) facility in Ashville, Ohio. This report summarizes the results of the PA/VSI and evaluates the potential for releases of hazardous wastes or hazardous constituents from SWMUs and AOCs identified. In addition, a completed U.S. Environmental Protection Agency (EPA) Preliminary Assessment Form (EPA Form 2070-12) is included in Attachment A to assist in prioritization of RCRA facilities for corrective action.

The Reynolds facility occupies about 126 acres. Operations began in 1972 and have mainly involved aluminum metal working. The facility manufactures residential and light commercial exterior building products, including siding, shutters, and gutters.

Reynolds filed a Part A permit application in 1980 as a treatment, storage, or disposal (TSD) facility. In 1984, Reynolds withdrew the application and changed its status to a generator of hazardous waste with less than 90-day storage. The facility generates paint waste (D001, D035, F003), solvent waste (D040), nonhazardous waste oils, wastewater, and wastewater treatment sludge (F019). Most waste is shipped off site to Ross Incineration Services in Grafton, Ohio, for incineration. Wastewater treatment sludge is treated and disposed of at the Chemical Waste Management facility in Fort Wayne, Indiana.

Reynolds is surrounded by a 6-foot-high, chain-link fence topped with barbed wire. The main facility gate is operated from inside the Reynolds manufacturing building and is monitored 24 hours per day by surveillance cameras. The facility is located in a rural area; about 3,500 residents live within a 1-mile radius of the Reynolds facility.

The PA/VSI identified the following three SWMUs at the facility. No AOCs were identified.

# Solid Waste Management Units

- 1. Waste Storage Area.
- 2. Wastewater Treatment Plant
- 3. Satellite Accumulation Areas

The potential for release to on-site soils and ground water is moderate. The Waste Storage Area (SWMU 1) is lacking sound containment devices and stressed vegetation was noted in the area. Ground water is used locally as a source of drinking water, and the nearest wells are about 600 feet southeast and downgradient from the facility. Drinking water for Ashville and the Reynolds facility is withdrawn from a well field located on the east side of Ashville about 2 miles southeast of Reynolds.

Reynolds has a high potential for releases to surface water. The facility has an National Pollutant Discharge Elimination System (NPDES) permit and has been cited for ongoing discharge violations. All facility wastewater flows directly to Reynolds wastewater treatment plant (WWTP) and is then discharged to Walnut Creek, just south of the facility. Walnut Creek empties into the Scioto River, which in turn empties into the Ohio River near Portsmouth, Ohio.

Reynolds has three air permits for a primer and finisher on a continuous coil-coating line and for a shutter-coating process. The potential for air contamination is low because Reynolds uses closed systems in its operations and has had no documented violations.

PRC recommends that soil samples be collected in the vicinity of the Waste Storage Area (SWMU 1) and analyzed for hazardous constituents. Adequate containment should be provided for hazardous waste at the facility. Because of ongoing NPDES violations, sediment samples should be collected in Walnut Creek near outfall 001. Samples should be analyzed for hazardous waste constituents.

RELEASED 26/N DATE TO THE RIN # INITIALS DATE

# 1.0 INTRODUCTION

PRC Environmental Management, Inc. (PRC), received Work Assignment No. C05087 from the U.S. Environmental Protection Agency (EPA) under Contract No. 68-W9-0006 (TES 9) to conduct preliminary assessments (PA) and visual site inspections (VSI) of hazardous waste treatment and storage facilities in Region 5.

As part of the EPA Region 5 Environmental Priorities Initiative, the RCRA and CERCLA programs are working together to identify and address RCRA facilities that have a high priority for corrective action using applicable RCRA and CERCLA authorities. The PA/VSI is the first step in the process of prioritizing facilities for corrective action. Through the PA/VSI process, enough information is obtained to characterize a facility's actual or potential releases to the environment from solid waste management units (SWMU) and areas of concern (AOC).

A SWMU is defined as any discernible unit at a RCRA facility in which solid wastes have been placed and from which hazardous constituents might migrate, regardless of whether the unit was intended to manage solid or hazardous waste.

The SWMU definition includes the following:

- RCRA-regulated units, such as container storage areas, tanks, surface impoundments, waste piles, land treatment units, landfills, incinerators, and underground injection wells
- Closed and abandoned units
- Recycling units, wastewater treatment units, and other units that EPA has generally exempted from standards applicable to hazardous waste management units
- Areas contaminated by routine and systematic releases of wastes or hazardous constituents. Such areas might include a wood preservative drippage area, a loading-unloading area, or an area where solvent used to wash large parts has continually dripped onto soils.

An AOC is defined as any area where a release to the environment of hazardous waste or constituents has occurred or is suspected to have occurred on a nonroutine and nonsystematic basis. This includes any area where such a release in the future is judged to be a strong possibility.

The purpose of the PA is as follows:

- Identify SWMUs and AOCs at the facility.
- Obtain information on the operational history of the facility.
- Obtain information on releases from any units at the facility.
- Identify data gaps and other informational needs to be filled during the VSI.

The PA generally includes review of all relevant documents and files located at state offices and at the EPA Region 5 office in Chicago.

The purpose of the VSI is as follows:

- Identify SWMUs and AOCs not discovered during the PA.
- Identify releases not discovered during the PA.
- Provide a specific description of the environmental setting.
- Provide information on release pathways and the potential for releases to each medium.
- Confirm information obtained during the PA regarding operations, SWMUs, AOCs, and releases.

The VSI includes interviewing appropriate facility staff, inspecting the entire facility to identify all SWMUs and AOCs, photographing all SWMUs, identifying evidence of releases, initially identifying potential sampling locations, and obtaining all information necessary to complete the PA/VSI report.

This report documents the results of a PA/VSI of the Reynolds Metals Company (Reynolds) facility in Ashville, Ohio. The PA was completed on July 10, 1991. PRC gathered and reviewed information from the Ohio Environmental Protection Agency (OEPA) and from EPA Region 5 RCRA files. The VSI was conducted on July 11, 1991. It included interviews with facility representatives and a walk-through inspection of the facility. Three SWMUs and no AOCs were identified at the facility.

PRC completed EPA Form 2070-12 using information gathered during the PA/VSI. This form is included in Attachment A. The VSI is summarized and seven inspection photographs are included in Attachment B. Field notes from the VSI are included in Attachment C.

### 2.0 FACILITY DESCRIPTION

This section describes the facility's location, past and present operations (including waste management practices), waste generating processes, release history, regulatory history, environmental setting, and receptors.

# 2.1 FACILITY LOCATION

Reynolds occupies about 126 acres (at 39°43'45"N, 82°57'55"W) in the northwest corner of Pickaway County, Ohio, near Ashville. The facility is bordered by State Route 752 on the south, a C & O Railroad right-of-way on the east, and farmland on the north and west (see Figure 1). Reynolds is about 17 miles south of Columbus, Ohio.

### 2.2 FACILITY OPERATIONS

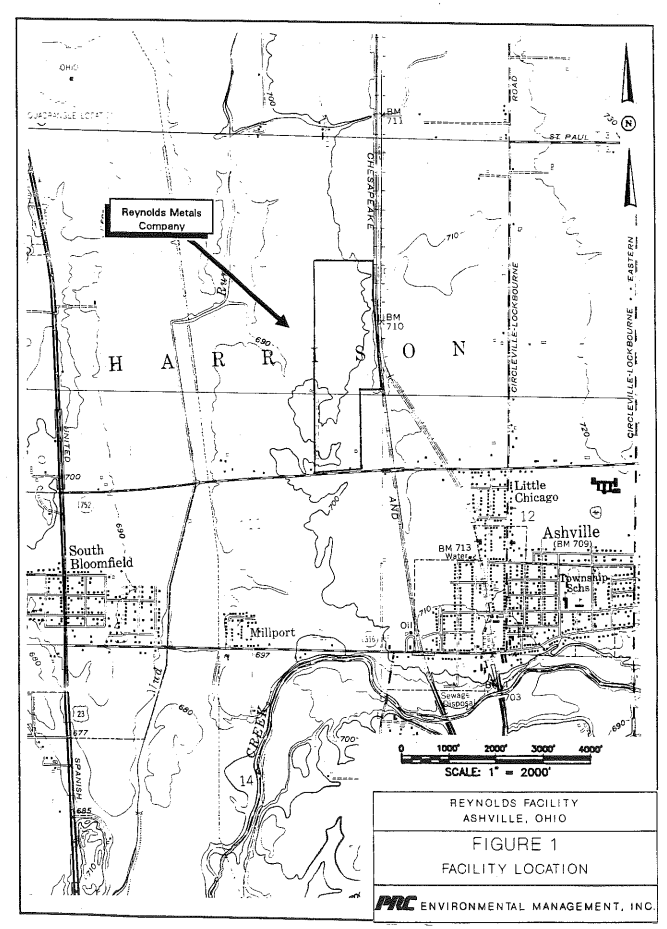
Reynolds began operations in 1972 and has had a number of expansions over the years. The facility has a minimum of 100 and a maximum of 150 employees working four shifts. Facility operations involve manufacturing of residential and light commercial exterior building products, including siding, shutters, and gutters. Facility operations are slowly changing from manufacturing aluminum products to manufacturing high-grade plastic and vinyl products such as shutters. Raw materials are formulated into various products through a number of presses, painted, and shipped from the facility in bulk.

Three SWMUs were identified during the PA/VSI: a Waste Storage Area, a Wastewater Treatment Plant, and Satellite Accumulation Areas (see Table 1 and Figure 2).

# 2.3 WASTE GENERATING PROCESSES

Reynolds generates paint wastes, waste solvents, waste oils, wastewater, and wastewater treatment sludge (see Table 2).

Aluminum enters the facility in rolls of sheeting. It is cleaned with a sodium hydroxide (NaOH) solution, conversion-coated with a chromium compound, and painted. The conversion-coating process allows paint to adhere to the aluminum. In 1987, Reynolds changed from spray-cleaning and conversion-coating the aluminum to using roll-coating processes. The spray-



SOURCE: Modified from USGS 7-1/2 Minute Topographic Quadrangle Map, Ashville, Ohio, 1961

TABLE 1
SOLID WASTE MANAGEMENT UNITS (SWMU)

SWMU <u>Number</u>	SWMU Name	RCRA Hazardous Waste Management Unit*	Status
1	Waste Storage Area	Yes	Active (less than 90-day storage)
2	Wastewater Treatment Plant	No	Active
3	Satellite Accumulation Areas	No	Active

# Note:

^{*} A RCRA hazardous waste management unit is one that currently requires or formerly required a RCRA Part A or Part B permit.

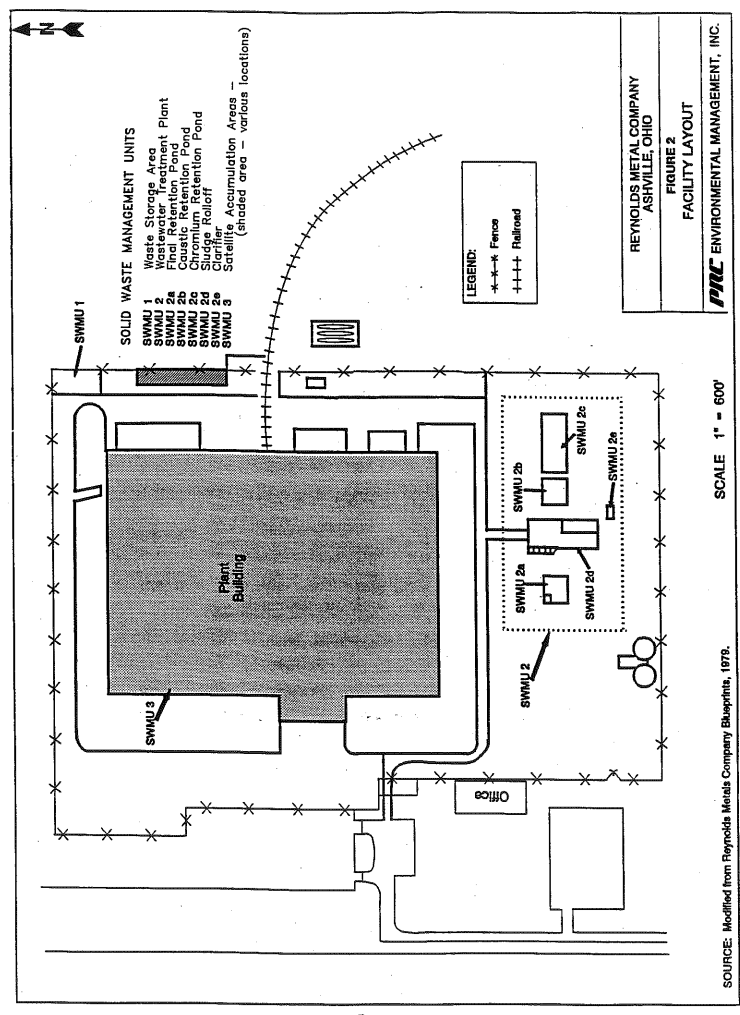


TABLE 2
SOLID WASTES

Waste/EPA Waste Code	Source	Primary Management Unit		
Paint Waste/D001, D035, F003	Strip Paint Lines	1 and 3		
Solvent Waste/D040	Shutter Painting	1 and 3		
Waste Oils	Maintenance	1 and 3		
Wastewater	Cleaning and Conversion-Coating	2		
Wastewater Treatment Sludge/F019	Cleaning and Conversion Coating	2		

cleaning system consisted of nozzles that sprayed NaOH solution and chromium compound on the aluminum as it moved through the cleaning and conversion-coating processes. Now the aluminum is roll-coated with NaOH solution and chromium compound as it is rolled through the cleaning and conversion process (Johnson, 1991a).

Paint waste (D001, D035, and F003) is generated from paint color changes and cleaning of roll-painting trays. Most paint waste is removed in a bulk truck; the rest is placed in 55-gallon drums in Satellite Accumulation Areas (SWMU 3) which are eventually moved to the Waste Storage Area (SWMU 1). Eighty-five percent of the paint waste removed is backwash (solvents and water used for cleaning) (Johnson, 1991a).

Solvent waste (D040) is generated when nitrogen foam shutters are sent through a trichloroethylene cleaning system (Johnson, 1991b). Paint wastes and solvent wastes are placed in 55-gallon drums in Satellite Accumulation Areas (SWMU 3) and, when full, the drums are transferred to the Waste Storage Area (SWMU 1). The paint wastes and solvent wastes are shipped to Ross Incineration Services, Inc. (Ross), in Grafton, Ohio for fuels blending or incineration depending on the value of the material.

Waste oils are generated by Reynolds from maintenance of machinery. Waste oils are collected in 55-gallon drums in Satellite Accumulation Areas (SWMU 3) and transferred to the Waste Storage Area (SWMU 1). The waste oils are eventually removed from the facility by bulk truck to any of a variety of recycling firms.

Wastewater is generated from coil-coating, extrusion-coating, conversion-coating, and other facility processes. All wastewater empties into a caustic retention pond south of the main building. The facility has a chromium wastewater retention pond that is not currently used. A large amount of chromium sludge was in the chromium pond at the time of the VSI and was being removed and treated. Reynolds no longer produces large amounts of chromium wastewater, so all wastewater can be directed to the caustic pond. Treatment of the wastewater is accomplished by precipitation through the addition of a polyelectrolyte flocculent. Solids are allowed to settle and the pH is adjusted before the effluent is discharged through a National Pollutant Discharge Elimination System (NPDES) outfall (001) to Walnut Creek. Sludge is directed to a filter press for dewatering. Reynolds generates about one 20-cubic-yard roll-off of F019 sludge every 6 weeks. The roll-off is located in the Wastewater Treatment Plant (SWMU 2). Chemical Waste

Management, Inc. (CWM), transports this waste to its facility in Fort Wayne, Indiana, for treatment and disposal.

All sanitary wastewater goes through a separate treatment process involving aeration, settling, and chlorination and is discharged through NPDES outfall 601. Wastewater exiting through outfall 601 is combined with pretreated industrial wastewater. The combined wastewater is discharged through outfall 001 to Walnut Creek.

## 2.4 RELEASE HISTORY

The only documented releases from Reynolds have been wastewater releases exceeding National Pollutant Discharge Elimination System (NPDES) permit limitations. Reynolds has occasionally violated all its parameters in the past, but releases have mainly involved total suspended solids (TSS) and biological oxygen demand (BOD) from outfall 001.

Reynolds has had recurring releases of suspended solids since the mid-1970s (Reynolds, 1976 and OEPA, 1986c). The last TSS violation occurred in August 1990; since that time, no other TSS violations have been documented (OEPA, 1990a). To help correct this problem, facility wastewater is given longer time to settle.

Reynolds began having problems involving BOD in the mid-1980s (OEPA, 1986c and OEPA, 1990b). To correct these problems, Reynolds constructed a cover for its final settling pond to prevent algae growth. In the early 1990s, Reynolds started performing its own BOD testing to ensure that the BOD level of its wastewater did not change after treatment (Johnson, 1991a). This testing also provided quick results to ensure proper treatment was applied to the wastewater.

In January 1991, because of repeated NPDES violations, OEPA conducted a series of water quality tests in Walnut Creek at outfall 001. These tests indicated that Reynolds' effluent was acutely toxic to Walnut Creek's small aquatic life (OEPA, 1991a). No followup to these tests has been documented. However, OEPA is considering followup testing.

# 2.5 REGULATORY HISTORY

In May 1971, the Ohio Department of Health (ODH) approved plans for construction of the Reynolds wastewater treatment plant (ODH, 1971). Reynolds began operations at the facility in 1972.

In August 1980, Reynolds filed a RCRA Notification of Hazardous Waste Activity. In November 1980, Reynolds filed a Part A permit application as a treatment, storage, and disposal (TSD) facility (OEPA, 1984), with storage in containers and surface impoundments. In 1982, Reynolds submitted a revised Part A permit application to EPA deleting surface impoundments because the units were part of the Wastewater Treatment Plant (SWMU 2) operations (Reynolds, 1982). In early 1984, Reynolds elected to withdraw the Part A permit application. In July 1984, Reynold's request for a change to generator status was approved by EPA (EPA, 1984).

Since operations began at Reynolds, no major RCRA violations have been documented. In the most recent inspection, OEPA cited Reynolds for violations including lack of required spill absorbent in certain areas, open waste containers, and a 55-gallon drum in the waste storage area that was patched with putty (OEPA, 1991b).

Reynolds has two NPDES outfalls (001 and 601) that have been in use since facility operations began. Out fall 601 is for discharges from the treatment of sanitary wastewater. Effluent from outfall 601 is combined with treated process wastewater and is discharged through outfall 110 to Walnut Creek. Reynolds was first granted an NPDES permit in 1973 (associated parameters were not listed in the OEPA wastewater file) (OEPA, 1974).

In June 1985, OEPA inspected Reynolds for proper NPDES testing procedures; samples of effluent were collected. OEPA noted several major problems involving improper flow measurement, wastewater sampling (refrigeration, preservation, and use of proper containers), and recording of data on monthly monitoring report forms. Reynolds had also failed to obtain a required written report from its testing lab regarding sample holding times, quality control and quality assurance, and test methods and procedures. During the 1985 inspection, OEPA also found that outfall 001 was leaking through cracks in the concrete retaining wall by the weir. Reynolds corrected the problem immediately (OEPA, 1985).

In January 1986, OEPA informed Reynolds that the company was not using appropriate sample containers and preservatives for its wastewater effluent testing. Reynolds was directed to start keeping strip chart recordings of its flow measurements and a log recording calibrations of its flow measuring device. OEPA also required Reynolds to take duplicate samples of its effluent periodically (OEPA, 1986b).

In a letter from OEPA dated February 1986, Reynolds was informed that its unattended operations of the WWTP in January 1986 was a violation of its NPDES permit. Also, the method Reynolds had used for testing for total chromium was not EPA-approved (OEPA, 1986a). A follow-up inspection in late March 1986, found similar problems (OEPA, 1986d).

A March 1986 NPDES permit authorized Reynolds to discharge treated wastewater under the following parameters (OEPA, 1986e):

Outfall 001	Outfall 601			
Flow Oil and Grease TSS Total Chromium Total Zinc Total Aluminum Total Cyanide BOD Ammonia Hexavalent Chromium	Flow BOD TSS Residual Chlorine Color Odor Turbidity			
Total Phosphorous Fecal Coliform				
i ccai comorni				

In April 1986, Reynolds appealed for modification of the hexavalent chromium limitations in its NPDES permit, indicating that they were too stringent (Reynolds, 1986). Reynolds won the appeal, and modifications were approved by OEPA in August 1986 (OEPA, 1986f).

As mentioned in Section 2.4, Reynolds has had wastewater discharge problems mainly involving TSS and BOD violations. Other problems have involved improper operation and testing procedures at the wastewater treatment plant (Reynolds, 1989; OEPA, 1990c and 1991c). In early 1991, OEPA performed water quality tests in Walnut Creek at the 001 outfall and found that Reynold's effluent was acutely toxic to small aquatic life. No further testing has been performed.

Reynolds has three air permits for a primer and finisher on a continuous coil-coating line and for a shutter-coating process. Reynolds uses closed systems in its operations and has had no documented violations.

### 2.6 ENVIRONMENTAL SETTING

This section describes the climate, flood plain and surface water, geology and soils, and ground water in the vicinity of the Reynolds facility.

### 2.6.1 Climate

Pickaway County is cold in winter and uncomfortably warm in summer. Winter precipitation, frequently snow, accumulates enough moisture in most soils by spring to minimize drought during summer. In winter, the average temperature is 33 °F, and the average daily minimum temperature is 24 °F. The lowest temperature recorded was -17 °F on January 28, 1963. In summer, the average temperature is 73 °F, and the average daily maximum temperature is 85 °F. The highest recorded temperature was 103 °F on July 14, 1954. The average seasonal snowfall is 13 inches. The average relative humidity is 60 percent at midafternoon. Humidity is higher at night, and the average at dawn is about 80 percent. The prevailing wind is from the south-southwest. Average windspeed is highest in March at 11 miles per hour. Tornados and severe thunderstorms occur occasionally; however, these storms are generally local and of short duration. The average yearly rainfall in Pickaway County is 38.03 inches. Rainfall peaks in May at 4.16 inches; the least monthly rainfall is 2.05 inches in October. The 1-year, 24-hour maximum rainfall is 2.5 inches, and the annual net precipitation is 7.0 inches (USDA, 1980).

# 2.6.2 Flood Plain and Surface Water

The Reynolds facility is not located in a 100-year flood plain (National Flood Insurance Program, 1978). Mud Run Creek runs about 1,750 feet to the west of Reynolds and empties into Walnut Creek, which is about 3,600 feet south of Reynolds. Walnut Creek empties into the Scioto River, which is west of Reynolds, and the Scioto River empties into the Ohio River near Portsmouth, Ohio. No municipal drinking water intakes are located on the Scioto River south of Walnut Creek. These bodies of water are used for industry, agriculture, recreational activities, and they provide a habitat for area wildlife.

A drainage ditch lies about 10 feet east of the waste storage area. During the VSI, the drainage ditch was dry and appeared to be is mainly for stormwater runoff

# 2.6.3 Geology and Soils

Pickaway County is made up of bedrock from the Devonian and Mississippian Ages. Bedrock in the vicinity of Reynolds is composed of thick-bedded Devonian limestones, that lie at a depth of about 150 feet (ODNR, 1943).

The community of Ashville lies on a glaciated plain at an elevation of about 710 feet. Pleistocene glaciers (Illinoisan and Wisconsinan) covered the area and left a thick coating of glacial drift.

Glacial deposits beneath the facility can be divided into the following units (ODNR, 1991):

- 0 to 10 feet yellow clay
- 10 to 28 feet yellow clay and gravel
- 28 to 32 feet sand and gravel
- 32 to 48 feet gravel and clay
- 48 to 51 feet gravel
- 51 to 89 feet sand and gravel

Soils in the area are comprised of the Crosby-Kokomo association. The soils are somewhat poorly drained, formed from medium textured glacial till (USDA, 1980).

#### 2.6.4 Ground Water

Ashville is located along the line of the deep stage of the ancient Newark River with a floor level of about 510 feet and a fill of some 140 feet. The sand and gravel layers in the glacial deposits yield excellent water supplies (ODNR, 1943).

The ground-water table in the vicinity of the Reynolds facility ranges from 15 feet below ground surface to the west of Reynolds to 28 feet below ground surface to the east of Reynolds. Ground-water flow is primarily from north to south. Ground water in the vicinity is used as a primary source of drinking water, and is also used for agriculture. The closest ground-water wells are about 600 feet southeast of Reynolds, downgradient from the facility (ODNR, 1991).

Drinking water for Ashville and the Reynolds facility comes from well fields located on the east side of Ashville about 2 miles southeast of Reynolds.

# 2.7 RECEPTORS

The Reynolds facility is located in a rural area of Harrison Township in Pickaway County. The facility has about 30 employees. A number of villages lie within a 1-mile radius of Reynolds; they have a total population of about 3,500 residents. The nearest school is about 1 mile southeast of the facility. Ground water is the primary source of drinking water in the area, and as mentioned in Section 2.6.4, a number of wells are located about 600 feet downgradient from the facility.

Walnut Creek is an environmental receptor because Reynolds' treated wastewater effluent leaves the facility via this route. Releases in excess of Reynolds' NPDES permit limitations could affect wildlife and vegetation in the area of Walnut Creek and possibly the Scioto River. There are no sensitive environments in the vicinity of Reynolds.

Reynolds is surrounded by a 6-foot-high chain-link fence topped with barbed wire. The main gate is monitored 24 hours per day by a surveillance camera (Johnson, 1991a).

The main receptors for any facility releases are on-site employees. Everyday operations could expose them to contaminated air and hazardous materials.

#### 3.0 SOLID WASTE MANAGEMENT UNITS

This section describes the three SWMUs identified during the PA/VSI. The following information is presented for each SWMU: description of the unit, dates of operation, wastes managed, release controls, history of release, and PRC observations.

SWMU 1

Waste Storage Area

Unit Description:

The less than 90-day waste storage area is located on the northeast side of the Reynolds manufacturing building. This outdoor area has an unbermed, uncovered, asphalt pad. It stores empty drums, drums filled with hazardous waste, and drums filled with nonhazardous waste (see Photograph Nos. 1 and 2).

Date of Startup:

This unit started operating in 1972.

Date of Closure:

This unit is currently operational. A closure plan for the area was unavailable at the time of the file review.

Wastes Managed:

All full drums of hazardous paint wastes and solvents are stored at this location until they are removed for disposal. The area also houses waste oils.

Release Controls:

The area has an uncovered, unbermed, asphalt pad.

History of Release:

No releases from this unit have been documented.

Observations:

During the VSI, about 100 55-gallon drums of waste were in the unit and the asphalt surface was worn and stained. Nearby vegetation was stressed, although PRC could not determine whether this was caused by releases from the unit (see Photograph No. 3). No stained soil was noted.

# SWMU 2

#### Wastewater Treatment Plant

Unit Description:

The WWTP is located on the south side of the Reynolds manufacturing building. Wastewater generated from the chemical conversion of aluminum is directed to a caustic retention pond. Two retention ponds have been used by Reynolds - a chromium wastewater retention pond and a caustic wastewater retention pond. The chromium retention pond measures 60 feet by 100 feet and has a capacity of about 250,000 gallons (see Photograph Nos, 4 and 5). The caustic retention pond measures 60 feet by 60 feet and has a capacity of about 150,000 gallons (see Photograph No. 6). Each pond is made of cinder blocks resting on a concrete base. Both contain a reinforced hypolene liner. The chromium retention pond is no longer used, although it contains waste sludge. It is equipped with a drainage grid under the liner which is used for leak detection. Reynolds wants to close the pond and plans to remove the sludge once closure is approved. A closure plan has not been submitted for the pond.

From the caustic pond, wastewater flows to a pH adjustment unit where sulfuric acid or a lime slurry is added to control pH. A flocculent is then added to the wastewater to cause precipitation. Wastewater then flows to a clarifier, allowing solid material to settle. The solids are then removed to a filter press for partial removal of water. Chromium conversion sludge (F019) is then removed from the filter press and is accumulated in a roll-off container. The pH of the final effluent is adjusted if necessary, and the treated wastewater is discharged from the facility.

Reynolds also operates a sanitary wastewater treatment system. Sanitary wastewater is treated by chemical addition and aeration. Treated wastewater flows to a final retention pond before discharged from the facility. The final retention pond for sanitary wastewater measures 30 feet by 30 feet and has a capacity of about 25,000 gallons (see Photograph No. 7). It is constructed of cinder

blocks resting on a concrete pad. The pond is lined with a sealant and is kept covered to prevent algae growth.

Date of Startup:

The unit started operating in 1972.

Date of Closure:

The unit is currently operational.

Wastes Managed:

The unit receives caustic wastewater and sanitary wastewater. A chromium conversion sludge (F019) is generated in the unit.

Release Controls:

The ponds are made of concrete and cinder blocks and are lined. The chromium pond has a drainage grid under its liner to allow detection of leaks. The tanks are inspected daily by Reynolds personnel.

History of Release:

Throughout the 1980's, Reynolds had limited problems with pH and TSS and BOD limits.

Observations:

At the time of the VSI, the chromium pond liner had a large tear and was being repaired. Reynolds informed PRC that repairs had begun on the liner 24 hours after discovery of the tear.

SWMU 3

Satellite Accumulation Areas

Unit Description:

Reynolds uses 55-gallon, steel drums for satellite accumulation throughout the facility. The locations of the drums vary depending on operations. When full, the drums are transferred to the Waste Storage Area (SWMU 1) until removed from the facility.

Date of Startup:

Satellite accumulation areas have been used since the early 1980s.

Date of Closure:

The units are currently operational.

Wastes Managed:

Paint wastes, solvent wastes, and waste oils are accumulated in the areas.

Release Controls:

The drums are kept indoors on solid concrete until full.

History of Release:

No releases have been reported for the areas.

Observations:

The drums used for satellite accumulation were in sound condition

and properly labeled.

# 4.0 AREAS OF CONCERN

PRC identified no AOCs during the PA/VSI.

RELEASED 21/00
DATE
RIN #
INITIALS

UV

ENFORCEMENT CONFIDENTIAL

# 5.0 CONCLUSIONS AND RECOMMENDATIONS

The PA/VSI identified three SWMUs and no AOCs at the Reynolds facility. Background information on the facility's location, operations, waste generating processes, release history, regulatory history, environmental setting, and receptors is presented in Section 2.0. SWMU-specific information, such as the unit's description, dates of operation, wastes managed, release controls, release history, and observed condition, is discussed in Section 3.0. Following are PRC's conclusions and recommendations for each SWMU. Table 3 identifies the SWMUs at the Reynolds facility and suggested further actions.

### SWMU 1

# Waste Storage Area

Conclusions:

This area stores empty drums, drums containing nonhazardous waste, and drums containing hazardous waste. The area has a worn, stained asphalt pad. About 10 feet east of this area is a drainage ditch. Spills or storm water runoff could contaminate the drainage ditch because the unit has no berm or sump. The potential for release to specific environmental media is summarized below:

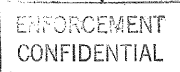
Ground Water: Moderate. Because the unit has no berm or sump, spills or storm water runoff could reach soils and eventually penetrate to ground water. A clay layer is located beneath the facility; however, it is not known if the clay is continuous throughout the facility area.

Surface Water: Moderate. Because the unit has no berm or sump, spills or storm water runoff could reach the drainage ditch and contaminate the water in it.

Air: Low. An air release could only occur if there was a severe spill.

Because the amount of waste kept in the area is small, the potential for a release to air is low.

On-Site Soils: Moderate. Because the unit has no berm or sump, spills or storm water runoff could reach on-site soils.



# TABLE 3 SWMU SUMMARY

<u>SWMU</u>	Operational Dates	Evidence of Release	Suggested Further Action
1. Waste Storage Area	1972 to present	None	Reynolds should provide adequate containment for waste storage. Soils in the vicinity of the unit should be sampled and analyzed for hazardous constituents.
2. Wastewater Treatment Plant	1972 to present	Reynolds has had limited violations of its NPDES permit parameters.	Sediment samples should be collected from the Walnut Creek near NPDES outfall 001. Samples should be analyzed for hazardous constituents.
3. Satellite Accumulation Areas	Early-1980s to present	None	No further action is recommended.

RELEASED 126 W DATE RIN # CH U Recommendations:

PRC recommends that Reynolds provide sufficient containment for waste storage to prevent spill and storm water runoff releases. Soils in the vicinity of the unit should be sampled and analyzed for hazardous constituents.

SWMU 2

Wastewater Treatment Plant

Conclusions:

This unit is located on the south side of the Reynolds manufacturing building. The plant is used for treatment of caustic wastewater and sanitary wastewater. Reynolds has had limited discharge problems - most problems have involved operation and testing procedures. The potential for release to specific environmental media is summarized below:

Ground Water: Low. Because the retention tanks are lined and inspected regularly, the potential for release to ground water is low.

Surface Water: High. Reynolds has had ongoing violations of its NPDES permit.

Air: Low. Because the wastewater has low volatility, the potential for release to air is low.

On-Site Soils: Low. Because of the design of the unit, the potential for release to on-site soils is low.

Recommendations:

Reynolds has had ongoing violations of its NPDES permit. Sediment sampling should be performed in Walnut Creek in the vicinity of NPDES outfall 001, and the samples should be analyzed for hazardous constituents.

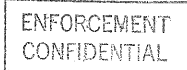
SWMU 3

Satellite Accumulation Areas

Conclusions:

Reynolds uses 55-gallon, steel drums for satellite accumulation. The drums are monitored regularly and moved to the waste storage area (SWMU 1) when full. The potential for release to environmental media is summarized below.





Ground Water: Low. The satellite accumulation areas are indoors on solid concrete.

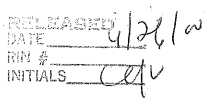
Surface Water: Low. The areas are not near any wastewater or surface water receiving areas.

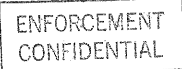
Air: Low. The drums in the satellite accumulation areas are kept closed.

On-Site Soils: Low. The areas are indoors on solid concrete.

Recommendations:

No further action is recommended at this time.





#### REFERENCES

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- Ohio Environmental Protection Agency (OEPA), 1974. NPDES Permit Program Joint Public Notice, February 19.
- OEPA, 1984. Laura Burden, Preliminary Assessment of Reynolds Facility, April 6.
- OEPA, 1985. Letter to Reynolds Concerning Sampling Done in May, August 1.
- OEPA, 1986a. Letter Concerning January Pollution Incident and Test Methods for Chromium, February 19.
- OEPA, 1986b. Letter Concerning January Inspection, March 13.
- OEPA, 1986c. Letter to Reynolds Concerning NPDES Violations, March 27.
- OEPA, 1986d. Inspection Report, March 30.
- OEPA, 1986e. Reynolds Authorization to Discharge, March 31.
- OEPA, 1986f. Modification Worksheet for NPDES, August 29.
- OEPA, 1990a. Reynolds Violation of TSS, October 17.
- OEPA, 1990b. Reynolds Violation of BOD, July 19.
- OEPA, 1990c. Compliance Evaluation Inspection of Reynolds, January 18.
- OEPA, 1991a. Water Quality Test for Walnut Creek.
- OEPA, 1991b. Robert Almquist, Telephone Conversation with Kimberly Jenkins, PRC, August 8.
- OEPA, 1991c. Water Quality Based Effluent Limits Report for Reynolds, January 16.

- Reynolds Metals Company (Reynolds), 1976. Letter to EPA Concerning a Release in October, October 15.
- Reynolds, 1979. Reynolds Metals Company Blueprints of the Facility.
- Reynolds, 1982. Revised Part A Permit, August 17.
- Reynolds, 1986. Reynolds Appeal to NPDES Hexavalent Chromium Limitation, April 29.
- Reynolds, 1989. Report to OEPA Discussing Wastewater Treatment Plant, April 27.
- U.S. Department of Agriculture (USDA), 1980. Soil Survey of Pickaway County.
- U.S. Environmental Protection Agency (EPA), 1984. Notification for Reynolds Change of Status, July 16.
- U.S. Geological Survey (USGS), 1961. 7½ Minute Topographic Quadrangle Map, Ashville, Ohio.

# ATTACHMENT A EPA PRELIMINARY ASSESSMENT FORM 2070-12



# POTENTIAL HAZARDOUS WASTE SITE PRELIMINARY ASSESSMENT PART 1 - SITE INFORMATION AND ASSESSMENT

I. IDENTI	FICATION
01 STATE	02 SITE NUMBER
OH	OHD 055 352 512

II. SITE NAME AND LOCATION							
O1 SITE NAME (Legs), common, or descriptive name of							
Reynolds Metals Company	site)					TION IDENTIFIER	
	•		Heynolds F	losd, P.O. Box 12	!		
03 CITY			OA STATE	05 ZIP CODE			
			04 SIAIE	02 SIN CODE	06 COUNTY	07 COUNTY CODE	08 CONG DIST
Ashville			Ohio	43103	Picksway		2.31
09 COORDINATES: LATITUDE	LONGITUDE				L	<u> </u>	
3 9°4 3′ 4 5". N	_ 8 2° 5 7'	′ 5 5". W					
10 DIRECTIONS TO SITE (Starting from nearest public )	oad)						:
Take State Route 23 and exit on Route 752 East.	Reynolds Road is	on the left	about 1 mil	east on 752.	•		
· 							
III. RESPONSIBLE PARTIES			***************************************				
01 OWNER (if known)			02 STREET	(Business, mailir	or perinantial		
Reynolds Metals Company, L.C. Tropes				t Broad Street	y readering		*
03 CITY				05 ZIP CODE	06 TELEPHONE	NU IN SECO	
Richmond			VA	23261	(804) 281-3971		
07 OPERATOR (If known and different from owner)				(Business, mailir			
			OU GIVEL	(Dusiness, Ingili	ig, residential)		
09 CITY			10 STATE	11 ZIP CODE	12 TELEPHONE	AV IA COED	
			1001412	I I ZII CODE	( )	NUMBER	
13 TYPE OF OWNERSHIP (Check one)					<u> </u>		
M A. PRIVATE D B. FEDERAL:			C. STA	TE Dr	. COUNTY	D E. MUNICIPA	
(Age	ncy name)				. 0001111	C. MONICIPAL	-
D F. OTHER			G. UNK	NOWN			
(Specify)						•	
14 OWNER/OPERATOR NOTIFICATION ON FILE (Check							
A. RCRA 3010 DATE RECEIVED: / /		ONTROLLED	WASTE SI	TE (CERCLA 103	c) DATE RECEIV		BCNONE
						MONTH DAY YEAR	
IV. CHARACTERIZATION OF POTENTIAL HA 01 ON SITE INSPECTION BY (Check							
. D A, EPA	all that apply)  B. EPA CO	NTRACTOR		. STATE	D. OTHER	CONTRACTOR	
B YES DATE 07 /11 /91 D E	. LOCAL HEALTH	OFFICIAL	o F	OTHER:		CONTRACTOR	
	TOO NAME OF				(Specify)		
02 SITE STATUS (Check one)	TOR NAME(S):						·
or dire divisos   Check bhe)		03 YEARS	OF OPERA	ATION			
■ A. ACTIVE ■ B. INACTIVE ■ C							
W A ACTIVE II B. INACTIVE II C	. UNKNOWN	REGIN	197 NING YEAR EN	NA: Active		UNKNOWN	
04 DESCRIPTION OF SUBSTANCES POSSIBLY PRES	FNT KNOWN OF			DAG FLAN			
Waste Paint, Wastewater Sludge		· ACECOLD	,				
05 DESCRIPTION OF POTENTIAL HAZARD TO ENVIR	PONIMENT AND/O	D BODILLA	TION				
Potential for ground-water contemination.	TOTALLAT AND/O	IN PUPULA	HON				·
Potential for surface water contamination.							
Potential for on-site soil contamination,							
V. PRIORITY ASSESSMENT							
01 PRIORITY FOR INSPECTION (Check one. If high or medium is checked, complete Part 2 - Waste Information and Part 3 - Description of Hazardous Conditions and Incidents.)  On A. HIGH  B. B. MEDILIA							
the provided and add the second to the secon							
VI. INFORMATION AVAILABLE FROM							
OL CONTACT							
Kevin Pierard	02 OF (Agency/O EPA Region						03 TELEPHONE NUMBER
04 PERSON RESPONSIBLE FOR ASSESSMENT	05 AGENCY		06 ORGAN	IZATION	log terenos	b(110.40.50	(312) 886-4448
•				HEA HOW	07 TELEPHONE	NUMBER	08 DATE
Kimberly Jenkins			PRC EMI		(513) 241-014	9	07 / 11 / 91
PA FORM 2070-12/7-81)	<u></u>		L				MONTH DAY YEAR



## POTENTIAL HAZARDOUS WASTE SITE PRELIMINARY ASSESSMENT PART 2 - WASTE INFORMATION

I. IDENTIFICATION					
OI STATE					
OH	OHD 055 352 512				

II. WASTE S							
O1 PHYSICAL STATES (Check ell that apply)  B A. SOLID B E. SLURRY  B POWDER, FINES F. LIQUID  C. SLUDGE G GAS  D. OTHER		(Measures must be i TON <u>unkn</u> CUBIC YA	ANTITY AT SITE of waste quantities independent) own  RDS 20/6 weeks  RUMS ~ 30	03 WASTE CHARACTERISTICS (Check all that exply)  St. A. TOXIC	C		
III WASTE T	III. WASTE TYPE						
		•					
CATEGORY	SUBSTANCE NAME	01 GROSS AMOUNT	02 UNIT OF MEASURE	E 03 COMMENTS			
SLU	SLUDGE	~ 173	Yards				
OLW	OILY WASTE						
SOL	SOLVENTS						
PSD	PESTICIDES						
occ	OTHER ORGANIC CHEMICALS						
IOC	INORGANIC CHEMICALS						
ACD	ACIDS						
BAS	BASES	~50,000	Gallons				
ME\$	HEAVY METALS						
IV. HAZARI	OUS SUBSTANCES (See Apper	l ndix for most frequ	I ently cited CAS Nur	mhers)			
01 CATEGORY	02 SUBSTANCE NAME	03 CAS NUMBER					
F003	Paint Waste		Drum/Bulk Tank Remo	AL METHOD 05 CONCENTRATION 06 MEASURE OF CONCENTRAT	TRATION 06 MEASURE OF CONCENTRA		
D001	Paint Waste						
D035	Paint Waste		Drum/Bulk Tank Remo				
D040	Paint Waste		Drum/Bulk Tank Remo				
F019			Drum/Bulk Tank Remo	ved			
	019 Sludge Roll-Off Removed						
					·		
		'					
V. FEEDSTO	CKS (See Appendix for CAS Nu	mbersi					
CATEGORY	01 FEEDSTOCK NAME	02 CAS NUMBER	CATEGORY	01 FEEDSTOCK NAME 02 CAS NUMBER	AME OCCACABILITIES		
FDS			FDS	UT FEEDSTOCK NAME 02 CAS NUMBER	VZ CAS NUMBER		
FDS			FDS				
FD\$			FDS				
FDS			FDS				
VI. SOURCE	S OF INFORMATION (Cite spec	ific references : -			A77.		
Ohio Env (ODNR), Rob							



#### POTENTIAL HAZARDOUS WASTE SITE PRELIMINARY ASSESSMENT

I. IDENTIFICATION

O1 STATE 02 SITE NUMBER OHD 055 352 512 PART 3 - DESCRIPTION OF HAZARDOUS CONDITIONS AND INCIDENTS

01 C A. GROUNDWATER CONTAMINATION	02 D OBSERVED (DATE:)	POTENTIAL	□ ALLEGED
03 POPULATION POTENTIALLY AFFECTED: unknown	04 NARRATIVE DESCRIPTION		
The weste storage area is unbermed and uncovered. Spill-	age or storm water run-off could run onto unprote	cted ground and down into the a	ara induserar
			I COINC-WAIGH.
01 Ct B. SURFACE WATER CONTAMINATION			
	02 D OBSERVED (DATE:)	2 POTENTIAL	🖸 ALLEGEI
03 POPULATION POTENTIALLY AFFECTED: unknown	04 NARRATIVE DESCRIPTION		
A drainage ditch is located about 10 feet east of the drum	storage area. A mishap could cause weste to co	enterninate the water in the ditch.	
01 Dt C. CONTAMINATION OF AIR	02 D OBSERVED (DATE:	POTENTIAL	
03 POPULATION POTENTIALLY AFFECTED: 150	04 NARRATIVE DESCRIPTION	M PUTENTIAL	☐ ALLEGED
<del></del>			
Paint waste dust is produced and volitile solvents are used	d. A severe mishap could affect employees of Rev	ynolds Metals Company.	
01 & D. FIRE/EXPLOSIVE CONDITIONS	02 D OBSERVED (DATE:	POTENTIAL	D ALLEGED
03 POPULATION POTENTIALLY AFFECTED: 150	04 NARRATIVE DESCRIPTION	- I VILITIAL	M MLLEGED
Flammable solvents are used and flammable waste is prod	luced, posing a fire risk.		
01 D. E. DIRECT CONTACT			
03 POPULATION POTENTIALLY AFFECTED: 150	02 D OBSERVED (DATE:) 04 NARRATIVE DESCRIPTION	POTENTIAL	□ ALLEGEI
	e into contact wth solvents used and waste produ	ced.	
	e into contact with solvents used and waste produ	ced.	
01 Et F. CONTAMINATION OF SOIL			
	02 0 OBSERVED (DATE:) 04 NARRATIVE DESCRIPTION	₩ POTENTIAL	□ ALLEGED
01 Dt F. CONTAMINATION OF SOIL 03 AREA POTENTIALLY AFFECTED: unknown (Acres)	02 D OBSERVED (DATE:) 04 NARRATIVE DESCRIPTION	☑ POTENTIAL	D ALLEGED
01 Et F. CONTAMINATION OF SOIL 03 AREA POTENTIALLY AFFECTED: unknown	02 D OBSERVED (DATE:) 04 NARRATIVE DESCRIPTION	☑ POTENTIAL	□ ALLEGED
01 D. F. CONTAMINATION OF SOIL 03 AREA POTENTIALLY AFFECTED: unknown (Acres)	02 D OBSERVED (DATE:) 04 NARRATIVE DESCRIPTION	☑ POTENTIAL	□ ALLEGED
01 Et F. CONTAMINATION OF SOIL 03 AREA POTENTIALLY AFFECTED: unknown (Acres) The waste storage erea is unbermed and uncovered. Spill 01 E G. DRINKING WATER CONTAMINATION	02 D OBSERVED (DATE:) 04 NARRATIVE DESCRIPTION	☑ POTENTIAL	
01 Et F. CONTAMINATION OF SOIL 03 AREA POTENTIALLY AFFECTED: unknown (Acres) The waste storage area is unbermed and uncovered. Spill	02 D OBSERVED (DATE:) 04 NARRATIVE DESCRIPTION lage or storm water run-off could run on unprotect	☑ POTENTIAL ed soils.	D ALLEGED
01 D F. CONTAMINATION OF SOIL 03 AREA POTENTIALLY AFFECTED: unknown (Acres) The waste storage area is unbermed and uncovered. Spill 01 D G. DRINKING WATER CONTAMINATION 03 POPULATION POTENTIALLY AFFECTED:	02 DOBSERVED (DATE:) 04 NARRATIVE DESCRIPTION  lage or storm water run-off could run on unprotect	☑ POTENTIAL ed soils.	`
01 D. F. CONTAMINATION OF SOIL 03 AREA POTENTIALLY AFFECTED: unknown (Acres) The waste storage area is unbermed and uncovered. Spill 01 D. G. DRINKING WATER CONTAMINATION	02 DOBSERVED (DATE:) 04 NARRATIVE DESCRIPTION  lage or storm water run-off could run on unprotect	☑ POTENTIAL ed soils.	`
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01 Et F. CONTAMINATION OF SOIL 03 AREA POTENTIALLY AFFECTED: unknown (Acres) The waste storage area is unbermed and uncovered. Spill 01 Et G. DRINKING WATER CONTAMINATION 03 POPULATION POTENTIALLY AFFECTED:	02 D OBSERVED (DATE:] 04 NARRATIVE DESCRIPTION  lage or storm water run-off could run on unprotect  02 D OBSERVED (DATE:) 04 NARRATIVE DESCRIPTION	Ø POTENTIAL  ed soils.  □ POTENTIAL	<b>D</b> ALLEGED
01 St. F. CONTAMINATION OF SOIL  03 AREA POTENTIALLY AFFECTED: unknown (Acres)  The waste storage area is unbermed and uncovered. Spill  01 St. G. DRINKING WATER CONTAMINATION  03 POPULATION POTENTIALLY AFFECTED:  None reported. None noted during VSI.	02 DOBSERVED (DATE:) 04 NARRATIVE DESCRIPTION  lage or storm water run-off could run on unprotect	☑ POTENTIAL ed soils.	
01 D. F. CONTAMINATION OF SOIL 03 AREA POTENTIALLY AFFECTED: unknown (Acres) The waste storage area is unbermed and uncovered. Spill 01 D. G. DRINKING WATER CONTAMINATION 03 POPULATION POTENTIALLY AFFECTED: None reported. None noted during VSI.	02 D OBSERVED (DATE:) 04 NARRATIVE DESCRIPTION  lege or storm water run-off could run on unprotect  02 D OBSERVED (DATE:) 04 NARRATIVE DESCRIPTION	Ø POTENTIAL  ed soils.  □ POTENTIAL	□ ALLEGED
01 Et F. CONTAMINATION OF SOIL 03 AREA POTENTIALLY AFFECTED: unknown (Acres) The waste storage area is unbermed and uncovered. Spill 01 Et G. DRINKING WATER CONTAMINATION 03 POPULATION POTENTIALLY AFFECTED: None reported. None noted during VSI. 01 Et H. WORKER EXPOSURE/INJURY 03 WORKERS POTENTIALLY AFFECTED: 150	02 D OBSERVED (DATE:] 04 NARRATIVE DESCRIPTION  lage or storm water run-off could run on unprotect  02 D OBSERVED (DATE:) 04 NARRATIVE DESCRIPTION  02 D OBSERVED (DATE:) 04 NARRATIVE DESCRIPTION	Ø POTENTIAL  □ POTENTIAL  Ø POTENTIAL	O ALLEGED
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### POTENTIAL HAZARDOUS WASTE SITE PRELIMINARY ASSESSMENT PART 3 - DESCRIPTION OF HAZARDOUS CONDITIONS AND INCIDENTS

١.	IDENTI	FICATION
01	STATE	02 SITE NUMBER
	OU.	OUR APP OF OR O

II.	HAZARDOUS CONDITIONS AND INCIDENTS (Cont	tinuedi				
	01 D. J. DAMAGE TO FLORA	02 D OBSERVED (DATE:)	S POTENTIAL			
	04 NARRATIVE DESCRIPTION		D POTENTIAL	ALLEGED		
	There was stressed vegetation around the waste storage area, although PRC cannot determine if the cause is due to a release.					
	01 & K. DAMAGE TO FAUNA	02 S OBSERVED (DATE: 01/91)	□ POTENTIAL	□ ALLEGED		
	04 NARRATIVE DESCRIPTION (Include name(s) of species)	· · · · · · · · · · · · · · · · · · ·		- AULEGED		
	Small square life were found to have a high more life.					
	Small equatic life were found to have a high mortality rate wh	ren preced in wanut Creek near outfall 001.				
	01 D. CONTAMINATION OF FOOD CHAIN	02 D OBSERVED (DATE:)	POTENTIAL	ALLEGED		
	04 NARRATIVE DESCRIPTION					
	If certain native species cannot survive in Walnut Creek the fo	pod chain is likely to be affected.				
		, == =				
	O1 II M LINETADLE CONTAINAGE - S	·				
	01 DM. UNSTABLE CONTAINMENT OF WASTES 03 POPULATION POTENTIALLY AFFECTED:	02 OBSERVED (DATE:	D POTENTIAL	□ ALLEGED		
		04 NARRATIVE DESCRIPTION				
	None reported. None noted during VSI.					
	01 D N. DAMAGE TO OFF-SITE PROPERTY					
	04 NARRATIVE DESCRIPTION	02 DBSERVED (DATE:)	D POTENTIAL	□ ALLEGED		
	None reported. None noted during VSI.					
				1		
	01 0. CONTAMINATION OF SEWERS, STORM DRAINS, WA	WTPS D OBSERVED (DATE: )	D POTENTIAL	D ALLEGED		
	04 NARRATIVE DESCRIPTION	·	· · · · · · · · · · · · · · · · · · ·	- ALLIGED		
	None reported. None noted during VSI.					
	Person stole noted during vol.					
	<u>.                                    </u>					
	01 D P. ILLEGAL/UNAUTHORIZED DUMPING	02 OBSERVED (DATE:)	D POTENTIAL	☐ ALLEGED		
	04 NARRATIVE DESCRIPTION					
	None reported. None noted during VSI.					
·	OF DESCRIPTION OF ANY ARRANGEMENT					
	OS DESCRIPTION OF ANY OTHER KNOWN, POTENTIAL, OR None to report.	ALLEGED HAZARDS				
	•					
III.	TOTAL POPULATION POTENTIALLY AFFECTED: 1	50				
IV.	COMMENTS		· <u></u>			
	A berm should be placed around the waste storage	area to prevent spillage and storm water rur	n-off from reaching soils	nd water cumbics		
	•		nonr.rodorning stills t	ure maior subblies.		
٧.	. SOURCES OF INFORMATION (Cite specific references; e.g., state files, sample analysis, reports)					
	OEPA, U.S. EPA, ODNR, Robert Johnson - Reynole					
PA F	ORM 2070-12(7-B1)					

ATTACHMENT B

VISUAL SITE INSPECTION SUMMARY AND PHOTOGRAPHS

#### VISUAL SITE INSPECTION SUMMARY

Reynolds Metals Company Ashville, Ohio OHD 055 352 512

Date:

July 11, 1991

Facility Representatives:

Robert Johnson, Reynolds Metals Company (Reynolds), Engineer

Dave Hannahs, Reynolds, Plant Manager

Inspection Team:

Peter Zelinskas, PRC Environmental Management, Inc. (PRC)

Kimberly Jenkins, PRC

Robert Almquist, Ohio Environmental Protection Agency (OEPA)

Photographer:

Peter Zelinskas

Weather Conditions:

Sunny, 87 °F

Summary of Activities:

PRC met with Reynolds personnel at 10:18 a.m. Information regarding the visual site inspection (VSI) and facility waste

generation and management was exchanged.

The facility walk-through began at 10:47 a.m. PRC and Reynolds personnel moved from the shutter line to the roll-coating paint lines.

.....

The outside walk-through began at 11:25 a.m. PRC and Reynolds personnel moved from the waste storage area to the wastewater

treatment plant.

The VSI was completed at 12:30 p.m. PRC left the facility at 12:45

p.m.



Photograph No. 1
Orientation: Northeast
Description: This is the waste storage area. The tank in the middle of the photograph was a Location: SWMU 1 Date: 07/11/91

process tank and is no longer used.



Photograph No. 2

Orientation: East
Description: This is the waste storage area.

Location: SWMU 1 Date: 07/11/91



Photograph No. 3 Location: SWMU 1
Orientation: South Date: 07/11/91
Description: This is the region behind the waste storage area. About 10 feet to the left (east) of the chain-link fence is a drainage ditch.



Photograph No. 4
Orientation: West
Date: 07/11/91
Description: This is the chromium retention pond at the wastewater treatment plant (WWTP).



Photograph No. 5
Orientation: Northwest
Description: The chromium retention pond (foreground) and the caustic retention pond (background) at the WWTP. Location: SWMU 2 Date: 07/11/91



Photograph No. 6 Orientation: Northwest

Description: This is the caustic retention pond at the WWTP.

Location: SWMU 2 Date: 07/11/91



Photograph No. 7

Orientation: Northwest
Date: 07/11/91
Description: The final retention pond at the WWTP. It is covered to keep sunlight out in order to prevent algae growth.

ATTACHMENT C
VISUAL SITE INSPECTION FIELD NOTES

Reynolds Metals Congany Reynolds Road 009-1055870411

P.O. Box 12 Cahville, Ohio 43103

(614)983-2571

Thursday, July 11, 1991 10:07am Arrived at Reynolds (met with Robert Almquist, OEPA) 10:18 cm Met with Bab Johnson (Raynolds)
- Plant Engineer
- Explained site Visit to Mr Johnson
- Wet Dave Hannahs
- Plant Manager

Approx. ONE-200yd rall away /6 wks

10:47 - Began Site Walk

126.394 acres

The Production part of the
facility is surrounded by
a chain-linked fonce with
barb wire on the top. The
tence is locked. Everytime
the gate opens a picture
is taken

10:53 - Entered gate

- Shutler Lines (permit Kol6500045 Ko08) -Shutter made from nitrogen foam,

- Go thru a

Tri-Chloroethane paint system.
system generates dust
[(c) ORM-A]

-Closed process
-Bad Shutters are blended up
and put back in process.

-Store paint in containers (product)
-Take to pointing room when they need
to use it (Pump it out)

-Bulk tank paint storege (product)

-Clean out put in barrel and taken outside.

CHROME

11:07 a.m. - Cleans

-Containment area -Where waste stream is generated. 1.5 gallons discharged per minute.

- Caustic Generation Containment acea

- odor detected

-If there is an overflow it is - Pame handled by titration - Rem

-Caustic Wash Stream is the result of pleaning metal

-Drain plugged in case of a spill.

Outsick

A Dam Separates tusa rinses (continue and caustic)

- Roll (bothing (Up stairs)
-odor detected
- Air release area
- Exhaust duct goes to

- Rall Coating (Downsteirs)
- odge detected
- paint waste begins when
rollers are cleaned

incinerator up sterrs.

- Permove in bulk trucks (most)
- Remove rest in drums
- pump 85% backwash (iguid)
- Label it take it outside to
storage area.

Drum Storage area on black top, which is in paor shape.

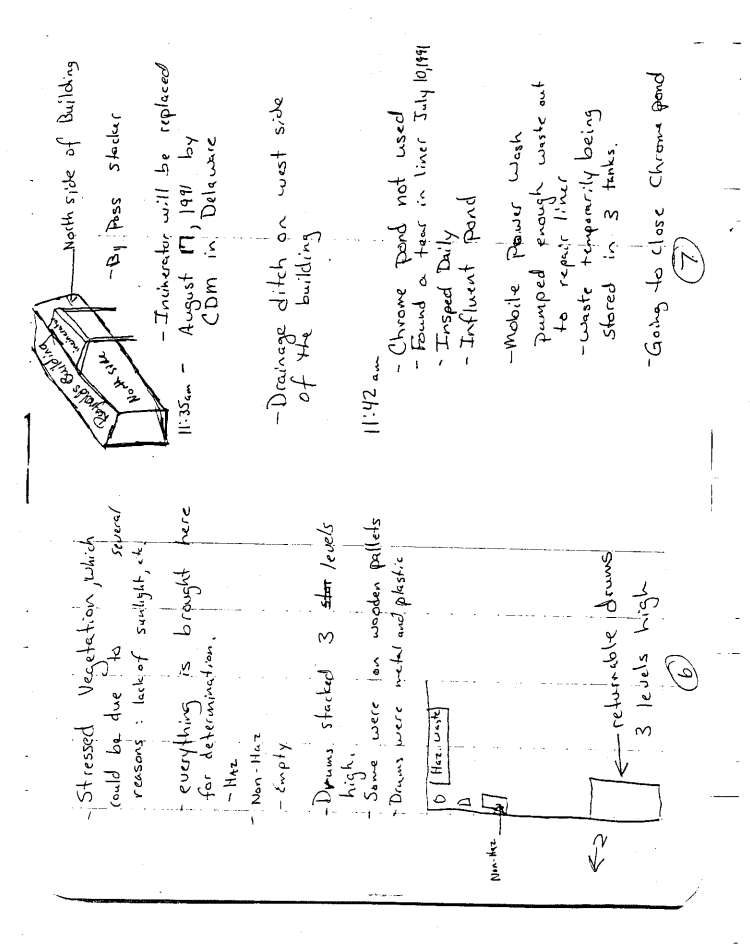
Drainage Dirth > That I I began 18:13 to be tank

Tool shed | Slope | Slope |

-Black top Sloped towards Drainage ditch and away from drainage

4/14

.



-Chrome pand has been machine - Process when closure starts - determine hew to treat - defermine Elow Surge Tark-- weir area - Process 12:00 pm To fix they have been taking the Been having BOD Problems (افد:(سما industrial waste 1-42ma) - cobor de hecked Chrame

- acidize and add line slury (sufure and) to adjust the AH

[ a

-about 61/2 ft deep

Coiloft 5100 gallons

- Nalco phecilite - Add Coequiant Clasifiers 15:03

-Keep 7H at about 10.5 and add line to control He

algae.

· Change 7H if reeded - If everything runs right Hey don't have to change it

- Changed cleaner July 10, 1991

steel rods in it, goes down to slab of concrete, -1, red

60 mill re-enforced hypoline

- Sinder block, which has

-Built:

- Cover Day Pand to take

- Pump Sludge Away Fond.
filter and dewater-

- They do Hell own pH testing

Self test - spectrometer Offical test:

Chack COD to gat results for BOD

Take of flow incoming (wer) and at flowsh

to cubis yards Roller

- Always keep at 2ft
- Clean eday 2 to 3 years
- Church to prevent Algae
- Il touch - Fire Haz. Tanks DAY FOND Final treated water Bulk tents

Drums from Oil and Greese - Profile and dispose from Sumps

Caustic clean > rinse > Chrone conversion eaching

Vertical Spray. -Stopped Using year age 12:15-LOFF PLENT

ROBERT G. JOHNSON

历程

Plant Engineer Construction Product Division REYNOLDS METALS COMPANY



# UNITED STATES ENVIRONMENTAL PROTECTION AGENCY REGION 5 230 SOUTH DEARBORN ST. CHICAGO, ILLINOIS 60604

RECEIVED APR 0 8 1888

REPLY TO ATTENTION OF:

5HR-12

July 3, 1991

Mr. Robert Johnson Reynolds Metals Company Reynolds Road P.O. Box 12 Ashville, Ohio 43103

Re:

Visual Site Inspection Reynolds Metals Company Ashville OHD 005 352 512

Dear Mr. Johnson:

The United States Environmental Protection Agency (U.S. EPA) Region V will conduct a Preliminary Assessment and Visual Site Inspection (PA/VSI) at the referenced facility. This inspection is conducted pursuant to the Resource Conservation and Recovery Act, as amended (RCRA) and the Comprehensive Environmental Response, Compensation, and Liability Act, as amended (CERCLA). The PA/VSI requires identification and systematic review of all solid waste streams at the facility. The objective of the PA/VSI is to determine whether or not releases of hazardous wastes or hazardous constituents have occurred or are occurring at the facility which may require further investigation. This analysis will also provide information to establish priorities for addressing any confirmed releases.

The visual site inspection of your facility is to verify the location of all solid waste management units (SWMUs) and areas of concern, and to make a cursory determination of their condition by visual observation. The VSI supplements and updates data gathered during a preliminary file review. During this site inspection, no samples will be taken. A sampling visit to ascertain if releases of hazardous waste or constituents have occurred may be required at a later date.

Assistance of some of your personnel may be required in reviewing solid waste flow(s) or previous disposal practices. The site inspection is to provide a technical understanding of the present and past waste flows and handling, treatment, storage, and disposal practices. Photographs of the facility are necessary to document the condition of the units at the facility and the waste management practices used.

The VSI has been scheduled for July 11, 1991, at 10:00 a.m. The inspection team will consist of Kim Jenkins and Pete Zelinskas of PRC Environmental Management, Inc., contractors for the U.S. EPA. Your cooperation in admitting and assisting them while on site is appreciated.

Mr. Robert Johnson Page 2

The U.S. EPA recommends that personnel who are familiar with present and past manufacturing and waste management activities be available during the VSI. Access to any relevant maps, diagrams, hydrogeologic reports, environmental assessment reports, sampling data sheets, environmental permits (air, NPDES), manifests, or correspondence is also necessary, as such information is needed to complete the PA/VSI.

If you have any questions, please contact me at (312) 886-4448 or Sheri Bianchin at (312) 886-4446. A copy of the Preliminary Assessment/Visual Site Inspection Report, excluding the conclusions portion may be made available upon request.

Sincerely yours,

Kevin M. Pierard, Chief

Anna

OH/MN Technical Enforcement Section

cc: Robert Almquist -Columbus, Ohio
David Sholtis, Ohio EPA - Columbus

Edward Kitchen, Ohio EPA - Columbus